EXHIBIT 55

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Counsel for the Debtor and Debtor-in-Possession

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS **DALLAS DIVISION**

In re:)	Chapter 11
HIGHLAND CAPITAL MANAGEMENT, L.P., 1)	Case No. 19-34054-sgj11
Debtor.)	

DEBTOR'S NOTICE OF FILING OF PLAN SUPPLEMENT TO THE FIFTH AMENDED PLAN OF REORGANIZATION OF HIGHLAND CAPITAL MANAGEMENT, L.P. (AS MODIFIED)

PLEASE TAKE NOTICE that on January 22, 2021, the Debtor filed the Fifth Amended

Plan of Reorganization of Highland Capital Management, L.P. (as Modified) [Docket No. 1808]

¹ The Debtor's last four digits of its taxpayer identification number are (6725). The headquarters and service address for the above-captioned Debtor is 300 Crescent Court, Suite 700, Dallas, TX 75201.



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(as subsequently amended and/or modified, the "Plan").²

PLEASE TAKE FURTHER NOTICE that Highland Capital Management, L.P., the above-captioned debtor and debtor-in-possession (the "<u>Debtor</u>"), filed the *Disclosure Statement* for the Fifth Amended Plan of Reorganization of Highland Capital Management, L.P. on November 24, 2020 [Docket No. 1473] (the "<u>Disclosure Statement</u>").

PLEASE TAKE FURTHER NOTICE that attached as Exhibit C to the Disclosure Statement was the Debtor's Liquidation Analysis/Financial Projections.

PLEASE TAKE FURTHER NOTICE that attached hereto as <u>Exhibit A</u> are the Debtor's amended Liquidation Analysis/Financial Projections (the "<u>Amended Liquidation Analysis/Financial Projections</u>"), which supersede the Liquidation Analysis/Financial Projections filed on November 24, 2020, with the Disclosure Statement.

PLEASE TAKE FURTHER NOTICE that a prior version of the Amended Liquidation Analysis/Financial Projections was provided to parties in interests on January 28, 2021, in advance of the deposition of James P. Seery, Jr., the Debtor's Chief Executive Officer and Chief Restructuring Officer, and that the Amended Liquidation Analysis/Financial Projections differ from such version in two respects:

- The Amended Liquidation Analysis/Financial Projections include the settlement in principle between UBS and the Debtor, which provides for UBS receiving a Class 8 (General Unsecured Claim) of \$50,000,000 and a Class 9 (Subordinated Claim) of \$25,000,000. The prior Liquidation Analysis/Financial Projections included a Class 8 (General Unsecured Claim) in the amount of \$94,761,076 pursuant to the Court's order temporarily allowing the UBS claim in that amount for voting purposes; and
- The Debtor inadvertently understated the aggregate amount of Class 8 (General Unsecured Claims) by \$4,392,937, which error is corrected in the Amended Liquidation Analysis/Financial Projections.

PLEASE TAKE NOTICE that the Debtor hereby files the documents included herewith

² All capitalized terms used but not defined herein have the meanings given to them in the Plan.

as **Exhibits DD-FF** (collectively, the "Fifth Plan Supplement") as Exhibits DD-FF to the Plan:

Exhibit DD: Schedule of Retained Causes of Action (supersedes Exhibits E, L, and Q);

Exhibit EE: Revisions to Form of Claimant Trust Agreement (amends Exhibit

R); and

Exhibit FF: Schedule of Contracts and Leases to Be Assumed (supersedes

Exhibit H, I, and X).³

PLEASE TAKE NOTICE that the Debtor hereby gives notice of supplemental amendments (the "<u>Plan Amendments</u>") to the Plan, which are set forth in the redlined excerpts of the Plan attached hereto as <u>Exhibit B</u>.

[Remainder of Page Intentionally Blank]

³ The Schedule of Contracts and Leases includes an agreement with Bloomberg Finance, L.P. ("<u>Bloomberg</u>"). The Debtor is currently in discussions with Bloomberg regarding the assumption of such agreement.

Dated: February 1, 2021. PACHULSKI STANG ZIEHL & JONES LLP

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-and-

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EXHIBIT A

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Highland Capital Management, L.P. Disclaimer For Financial Projections

This document includes financial projections for July 2020 through December 2022 (the "Projections") for Highland Capital Management, L.P. "Company"). These Projections have been prepared by DSI with input from management at the Company. The historical information utilized in these Projections has not been audited or reviewed for accuracy by DSI.

This document includes certain statements, estimates and forecasts provided by the Company with respect to the Company's anticipated future performance. These estimates and forecasts contain significant elements of subjective judgment and analysis that may or may not prove to be accurate or correct. There can be no assurance that these statements, estimates and forecasts will be attained and actual outcomes and results may differ materially from what is estimated or forecast herein.

These Projections should not be regarded as a representation of DSI that the projected results will be achieved.

Management may update or supplement these Projections in the future, however, DSI expressly disclaims any obligation to update its report.

These Projections were not prepared with a view toward compliance with published guidelines of the Securities and Exchange Commission or the American Institute of Certified Public Accountants regarding historical financial statements, projections or forecasts.

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Highland Capital Management, L.P. Statement of Assumptions

- A. Plan effective date is March 1, 2021
- B. All investment assets are sold by December 31, 2022.
- C. All demand notes are collected in the year 2021; 3 term notes defaulted and have been demanded based on default provisions; payment estimated in 2021
- D. Dugaboy term note with maturity date beyond 12/31/2022 are sold in Q1 2022; in the interim interest income and principal payments are not collected due to prepayment on note
- E. Fixed assets currently used in daily operations are sold in June 2021 for \$0
- F. Highland bonus plan has been terminated in accordance with its terms. Accrual for employee bonuses as of January 2021 are reversed and not paid.
- G. All Management advisory or shared service contracts are terminated on their terms by the effective date or shortly thereafter
- H. Post-effective date, the reorganized Debtor would retain up to ten HCMLP employees (or hire similar employees) to help monetize the remaining assets.
- I. Litigation Trustee budget is \$6,500,000.
- J. Unrealized gains or losses are not recorded on a monthly basis; all gains or losses are recorded as realized gains or losses upon sale of asset.
- K. Plan does not provide for payment of interest to Class 8 holders of general unsecured claims, as set forth in the Plan. If holders of general unsecured claims receive 100% of their allowed claims, they would then be entitled to receive interest at the federal judgement rate, prior to any funds being available for claims or interest of junior priority.
- L. Plan assumes zero allowed claims for IFA and Hunter Mountain Investment Trust ("HM").
- M. Claim amounts listed in Plan vs. Liquidation schedule are subject to change; claim amounts in Class 8 assume \$0 for IFA and HM, \$50.0 million for UBS and \$45 million HV.

 Assumes RCP claims will offset against HCMLP's interest in fund and will not be paid from Debtor assets
- N. With the exception of Class 2 Frontier, Classes 1-7 will be paid in full within 30 days of effective date.
- O. Class 7 payout limited to 85% of each individual creditor claim or in the aggregate \$13.15 million. Plan currently projects Class 7 payout of \$10.3 million.
- P. See below for Class 8 estimated payout schedule; payout is subject to certain assets being monetized by payout date (no Plan requirement to do so):
 - o By September 30, 2021 \$50,000,000
 - o By March 31, 2022 additional \$50,000,000
 - o By June 30, 2022 additional \$25,000,000
 - o All remaining proceeds are assumed to be paid out on or soon after all remaining assets are monetized.
- Q. Assumptions subject to revision based on business decision and performance of the business

Highland Capital Management, L.P. Plan Analysis Vs. Liquidation Analysis (US \$000's)

	Plan Analysis	Liquidation Analysis
Estimated cash on hand at 1/31/2020	\$ 24,290	\$ 24,290
Estimated proceeds from monetization of assets [1][2]	257,941	191,946
Estimated expenses through final distribution[1][3]	(59,573)	(41,488)
Total estimated \$ available for distribution	222,658	174,748
Less: Claims paid in full		
Unclassified [4]	(1,080)	(1,080)
Administrative claims [5]	(10,574)	(10,574)
Class 1 - Jefferies Secured Claim	-	-
Class 2 - Frontier Secured Claim [6]	(5,781)	(5,781)
Class 3 - Other Secured Claims	(62)	(62)
Class 4 – Priority Non-Tax Claims	(16)	(16)
Class 5 - Retained Employee Claims	-	-
Class 6 - PTO Claims [5]	-	-
Class 7 – Convenience Claims [7][8]	(10,280)	<u>-</u>
Subtotal	(27,793)	(17,514)
Estimated amount remaining for distribution to general unsecured claims	194,865	157,235
% Distribution to Class 7 (Class 7 claims included in Class 8 in Liquidation scenario)	85.00%	0.00%
Class 8 – General Unsecured Claims [8][10]	273,219	286,100
Subtotal	273,219	286,100
% Distribution to general unsecured claims	71.32%	54.96%
Estimated amount remaining for distribution	-	-
Class 9 – Subordinated Claims	no distribution	no distribution
Class 10 – Class B/C Limited Partnership Interests	no distribution	no distribution
Class 11 – Class A Limited Partnership Interest	no distribution	no distribution

Footnotes:

- [1] Assumes chapter 7 Trustee will not be able to achieve same sales proceeds as Claimant Trustee
- Assumes Chapter 7 Trustee engages new professionals to help liquidate assets and terminates any management agreements with funds or CLOS
- [2] Sale of investment assets, sale of fixed assets, collection of accounts receivable and interest receivable; Plan includes revenue from managing CLOs
- [3] Estimated expenses through final distribution exclude non-cash expenses:
- Depreciation of \$462 thousand in 2021; Bad debt of \$124K in 2021
- [4] Unclassified claims include payments for priority tax claims and settlements with previously approved by the Bankruptcy Court
- [5] Represents \$4.7 million in unpaid professional fees, \$4.5 million in timing of payments to vendors and \$1.2 million to pay PTO
- [6] Debtor will pay all unpaid interest estimated at \$253 thousand of Frontier on effective date and continue to pay interest quarterly at 5.25% until Frontier's collateral is sola
- [7] Claims payout limited to 85% of each individual creditor claim or limited to a total class payout of \$13.15 million
- [8] Plan: Class 7 includes \$1.2 million estimate for aggregate contract rejections damage; Liquidation Class 8 includes \$2.0 million for estimated rejection damages
- [10] Class estimates \$0 allowed claim for the following creditors: IFA and HM; assumes RCP claims offset against HCMLP interest in RCP fund UBS claim included at \$50.0 million.

Notes:

All claim amounts are estimated as of February 1, 2020 and subject to change

Highland Capital Management, L.P. Balance Sheet (US \$000's)

		Actual	Actua		recast>		NA 24		L		S 24	D 21		NA 22		_	C 22		D = - 22
Assets		Jun-20	Sep-2	J	Dec-20	_	Mar-21		Jun-21		Sep-21	Dec-21		Mar-22	Jun-2	2	Sep-22		Dec-22
	\$	14,994	Ċ Г	888 \$	21.047	Ś	10 220	Ļ	40,063	۲	42,833 \$	135,137	Ś	80,733	ć 72	238 \$	69,368	٠ ,	
Cash and Cash Equivalents	Ş	•			•	Ş	10,328	Ş	-	Ş		•	Ş	•			•	-	-
Other Current Assets		13,182	13,	651	13,784		15,172		14,671		14,220	9,943		8,268	8,	417	8,567	'	-
Investment Assets		320,912	305,	961	283,812		280,946		233,234		171,174	47,503		47,503	25,	888	25,888	3	-
Net Fixed Assets		3,055	2,	823	2,592		1,348		-		-	-		-		-	-		-
TOTAL ASSETS	\$	352,142	\$ 328,	323 \$	331,235	\$	307,793	\$	287,968	\$	228,227 \$	192,583	\$	136,504	\$ 106,	542	103,823	\$	-
Liabilities																			
Post-petition Liabilities	\$	142,730	\$ 135,	597 \$	131,230	\$	12,891	\$	10,249	\$	10,503 \$	-	\$	-	\$	-	-	\$	-
Pre-petition Liabilities		9,861	9,	884	10,000		-		-		-	-		-		-	-		-
Claims																			
Unclassified		-		-	-		-		-		-	-		-		-	-		-
Class 1 – Jefferies Secured Claim		-		-	-		-		-		-	-		-		-	-		-
Class 2 - Frontier Secured Claim		-		-	-		5,528		-		-	-		-		-	-		-
Class 3 - Other Secured Claims		-		-	-		-		-		-	-		-		-	-		-
Class 4 – Priority Non-Tax Claims		-		-	-		-		-		-	-		-		-	-		-
Class 5 – Retained Employee Claims		-		-	-		-		-		-	-		-		-	-		-
Class 6 - PTO Claims		-		-	-		-		-		-	-		-		-	-		-
Class 7 – Convenience Claims		-		-	-		-		-		-	-		-		-	-		-
Class 8 – General Unsecured Claims		-		-	-		273,219		273,219		223,219	223,219		173,219	148,	219	148,219)	78,354
Class 9 – Subordinated Claims [1]		-		-	-		-		-		-	-		-		-	-		-
Class 10 – Class B/C Limited Partnership Interests		-		-	-		-		-		-	-		-		-	-		-
Class 11 – Class A Limited Partnership Interests		-		-			-		-		-			-		-	-		
Claim Payable		9,861	9,	884	10,000		278,747		273,219		223,219	223,219		173,219	148,	219	148,219)	78,354
TOTAL LIABILITIES	\$	152,591	145,	481	141,230		291,639		283,468		233,723	223,219		173,219	148,	219	148,219		78,354
Partners' Capital		199,551	182,	842	190,005		16,154		4,500		(5,495)	(30,636)		(36,715)	(41,	677)	(44,396	5)	(78,354
TOTAL LIABILITIES AND PARTNERS' CAPITAL	\$	352,142	\$ 328,	323 \$	331,235	\$	307,793	\$	287,968	\$	228,227 \$	192,583	\$	136,504	\$ 106,	543			

^[1] Class 9 has \$60 million of subordinated claims; Debtor anticipates no distributions to Class 9

Highland Capital Management, L.P. Profit/Loss (US \$000's)

	Jan 2	Actual 020 to June 020 Total	3 mor	actual nth ended ot 2020	Forecast> 3 month ended Dec 2020	 otal 2020		onth ended 3 Mar 2021	3 month ended Jun 2021	3 month er Sept 202		3 month ended Dec 2021	T(otal 2021
Revenue	.	6 572	.	4.040	.	44 225	.	4 220 - 6	050	<u> </u>	05.6	.	.	2.007
Management Fees Shared Service Fees	\$	6,572 7,672	\$	1,949 3,765	\$ 2,804 3,788	\$ 11,325 15,225	\$	1,329 \$ 1,373	856 45	\$	856 45	\$ 856	\$	3,897 1,463
Other Income		3,126		538	3,788	4,004		316	274		-	-		591
Total revenue	\$	17,370	\$	6,252		\$ 30,554	\$	3,018 \$		\$	901	\$ 856	\$	5,951
Operating Expenses [1]		13,328		9,171	9,399	31,899		12,168	4,897	3	,973	3,333		24,371
Income/(loss) From Operations	\$	4,042	\$	(2,918)	\$ (2,468)	\$ (1,345)	\$	(9,149) \$	(3,722)	\$ (3	,072)	\$ (2,477)	\$	(18,420)
Professional Fees		17,522		7,707	8,351	33,581		7,478	6,583	2	,268	1,810		18,138
Other Income/(Expenses) [2]		2,302		1,518	1,059	4,879		(156,042)	326		(93)	29		(155,781)
Operating Gain/(Loss)	\$	(11,178)	\$	(9,107)	\$ (9,761)	\$ (30,046)	\$	(172,669) \$	(9,978)	\$ (5	,433)	\$ (4,259)	\$	(192,339)
Realized and Unrealized Gain/(Loss)														
Other Realized Gains/(Loss)		-		-	-	-		(1,013)	522		-	-		(491)
Net Realized Gain/(Loss) on Sale of Investment		(28,418)		1,549	(8,850)	(35,719)		(168)	(2,198)	(4	,563)	(7,581)		(14,510)
Net Change in Unrealized Gain/(Loss) of Investments		(29,929)		(7,450)	4,523	(32,857)		-	-		-	-		-
Net Realized Gain /(Loss) from Equity Method Investees		- (00.702)		- (4.700)	(364)	(364)		-	-		-	(13,301)		(13,301)
Net Change in Unrealized Gain /(Loss) from Equity Method Investees		(80,782)		(1,700)	<u>-</u>	 (82,482)		<u>-</u>	-		-	<u>-</u>		
Total Realized and Unrealized Gain/(Loss)	\$	(139,129)	\$	(7,601)	\$ (4,692)	\$ (151,422)	\$	(1,182) \$	(1,675)	\$ (4	,563)	\$ (20,882)	\$	(28,302)
Net Income	\$	(150,307)	\$	(16,708)	\$ (14,453)	\$ (181,468)	\$	(173,851) \$	(11,654)	\$ (9	,996)	\$ (25,141)	\$	(220,641)

Footnotes:

^[1] Operating expenses include an adjustment in January 2021 to account for expenses that have not been accrued or paid prior to effective date.

^[2] Other income and expenses of \$197.3 million in Q1 2021 includes:

[[]a] \$209.7 million was expensed to record for the increase of allowed claims.

[[]b] Income of \$11.7 million for the accrued, but unpaid payroll liability related to the Debtor's deferred bonus programs amount written-off.

Highland Capital Management, L.P.
Profit/Loss
(US \$000's)

Forecast	>
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	nth ended ar 2022	3 month ended Jun 2022		3 month ended Sept 2022		3 month ended Dec 2022		Total 2022		Plan
Revenue Management Fees Shared Service Fees Other Income	\$ 580 - -	\$	580 - -	\$	580 - -	\$	580 - -	\$	2,318 - -	\$ 6,215 1,463 591
Total revenue	\$ 580	\$	580	\$	580	\$	580	\$	2,318	\$ 8,269
Operating Expenses	3,635		2,679		1,739		6,425		14,478	38,849
Income/(loss) From Operations	\$ (3,056)	\$	(2,099)	\$	(1,159)	\$	(5,846)	\$	(12,160)	\$ (30,580)
Professional Fees	2,921		2,761		1,461		2,176		9,318	27,455
Other Income/(Expenses)	(103)		(101)		(100)		(350)		(654)	(156,434)
Operating Gain/(Loss)	\$ (6,079)	\$	(4,961)	\$	(2,719)	\$	(8,371)	\$	(22,131)	\$ (214,470)
Realized and Unrealized Gain/(Loss) Other Realized Gains/(Loss) Net Realized Gain/(Loss) on Sale of Investment Net Change in Unrealized Gain/(Loss) of Investments Net Realized Gain /(Loss) from Equity Method Investees Net Change in Unrealized Gain /(Loss) from Equity Method Investees Total Realized and Unrealized Gain/(Loss)	\$ - - - - -	\$	- - - - -	\$	- - - - -	\$	(25,587) - - - - - (25,587)	\$	(25,587) - - - - - (25,587)	\$ (26,078) (14,510) - (13,301) - (53,889)
Net Income	\$ (6,079)	\$	(4,961)	\$	(2,719)	\$	(33,958)	\$	(47,718)	\$ (268,359)

Highland Capital Management, L.P. Cash Flow Indirect (US \$000's)

	Fore	ecast>									
		Sep-20	Dec-20	Mar-21	Jun-21	Sep-21	Dec-21	Mar-22	Jun-22	Sep-22	Dec-22
Net (Loss) Income	\$	(16,708) \$	(14,453)	\$ (173,851) \$	(11,654) \$	(9,996) \$	(25,141)	\$ (6,079) \$	(4,961) \$	(2,719) \$	(33,958)
Cash Flow from Operating Activity											
(Increase) / Decrease in Cash											
Depreciation and amortization		231	231	231	231	-	-	-	-	-	-
Other realized (gain)/ loss		-	-	1,013	(522)	-	-	-	-	-	25,587
Investment realized (gain)/ loss		(1,549)	9,214	168	2,198	4,563	20,882	-	-	-	-
Unrealized (gain) / loss		(9,150)	4,523	-	-	-	-	-	-	-	-
(Increase) Decrease in Current Assets		(470)	(133)	(1,388)	501	450	4,277	1,675	(149)	(150)	908
Increase (Decrease) in Current Liabilities		(7,110)	(4,251)	(44,172)	(2,643)	255	(10,503)	-	-	-	-
Net Cash Increase / (Decrease) - Operating Activities		(34,757)	(4,868)	(217,998)	(11,889)	(4,727)	(10,485)	 (4,404)	(5,110)	(2,870)	(7,463)
Cash Flow From Investing Activities											
Proceeds from Sale of Fixed Assets		-	-	-	-	-	-	-	-	-	-
Proceeds from Investment Assets		25,650	30,027	2,698	47,152	57,498	102,788	-	21,616	-	7,960
Net Cash Increase / (Decrease) - Investing Activities		25,650	30,027	 2,698	47,152	57,498	102,788	 -	21,616	-	7,960
Cash Flow from Financing Activities											
Claims payable		-	-	(73,997)	-	-	-	-	-	-	-
Claim reclasses/(paid)		-	-	278,747	(5 <i>,</i> 528)	(50,000)	-	(50,000)	(25,000)	-	(69,865)
Maple Avenue Holdings		-	-	(4,975)	-	-	-	-	-	-	-
Frontier Note		-	-	(5,195)	-	-	-	-	-	-	-
Net Cash Increase / (Decrease) - Financing Activities		-	-	194,580	(5,528)	(50,000)	-	(50,000)	(25,000)	-	(69,865)
Net Change in Cash	\$	(9,107) \$	25,159	\$ (20,719) \$	29,735 \$	2,770 \$	92,303	\$ (54,404) \$	(8,495) \$	(2,870) \$	(69,368)
Beginning Cash		14,994	5,888	 31,047	10,328	40,063	42,833	135,137	80,733	72,238	69,368
Ending Cash	\$	5,888 \$	31,047	\$ 10,328 \$	40,063 \$	42,833 \$	135,137	\$ 80,733 \$	72,238 \$	69,368 \$	-



EXHIBIT B

- 61. "Estate Claims" has the meaning given to it in Exhibit A to the Notice of Final Term Sheet [D.I. 354].
- 62. "Exculpated Parties" means, collectively, (i) the Debtor and its successors and assigns, direct and indirect majority owned subsidiaries, and the Managed Funds, (ii) the Employees, (iii) Strand, (iv) the Independent Directors, (v) the Committee, (vi) the members of the Committee (in their official capacities), (vii) the Professionals retained by the Debtor and the Committee in the Chapter 11 Case, (viii) the CEO/CRO; and (ix) the Related Persons of each of the parties listed in (iv) through (viii); provided, however, that, for the avoidance of doubt, none of James Dondero, Mark Okada, NexPoint Advisors, L.P. (and any of its subsidiaries and managed entities), the Charitable Donor Advised Fund, L.P. (and any of its subsidiaries, including CLO Holdco, Ltd., and managed entities), Highland CLO Funding, Ltd. (and any of its subsidiaries, members, and managed entities), Highland Capital Management Fund Advisors, L.P. (and any of its subsidiaries and managed entities), NexBank, SSB (and any of its subsidiaries), the Hunter Mountain Investment Trust (or any trustee acting for the trust), the Dugaboy Investment Trust (or any trustee acting for the trust), or Grant Scott is included in the term "Exculpated Party."
- 63. "Executory Contract" means a contract to which the Debtor is a party that is subject to assumption or rejection under sections 365 or 1123 of the Bankruptcy Code.
- 64. "Exhibit" means an exhibit annexed hereto or to the Disclosure Statement (as such exhibits are amended, modified or otherwise supplemented from time to time), which are incorporated by reference herein.
- 65. "Federal Judgment Rate" means the post-judgment interest rate set forth in 28 U.S.C. § 1961 as of the Effective Date.
- 66. "File" or "Filed" or "Filing" means file, filed or filing with the Bankruptcy Court or its authorized designee in the Chapter 11 Case.
- 67. "Final Order" means an order or judgment of the Bankruptcy Court, which is in full force and effect, and as to which the time to appeal, petition for certiorari, or move for a new trial, reargument or rehearing has expired and as to which no appeal, petition for certiorari, or other proceedings for a new trial, reargument or rehearing shall then be pending or as to which any right to appeal, petition for certiorari, new trial, reargument, or rehearing shall have been waived in writing in form and substance satisfactory to the Debtor, the Reorganized Debtor, or the Claimant Trustee, as applicable, or, in the event that an appeal, writ of certiorari, new trial, reargument, or rehearing thereof has been sought, such order of the Bankruptcy Court shall have been determined by the highest court to which such order was appealed, or certiorari, new trial, reargument or rehearing shall have been denied and the time to take any further appeal, petition for certiorari, or move for a new trial, reargument or rehearing shall have expired; provided, however, that the possibility that a motion under Rule 60 of the Federal Rules of Civil Procedure, or any analogous rule under the Bankruptcy Rules, may be Filed with respect to such order shall not preclude such order from being a Final Order.

- 126. "Strand" means Strand Advisors, Inc., the Debtor's general partner.
- 127. "Sub-Servicer" means a third-party selected by the Claimant Trustee to service or sub-service the Reorganized Debtor Assets.
- 128. "Sub-Servicer Agreement" means the agreement that may be entered into providing for the servicing of the Reorganized Debtor Assets by the Sub-Servicer.
- 129. "Subordinated Claim" means any Claim that is subordinated to the Convenience Claims and General Unsecured Claims pursuant to 11 U.S.C. § 510 oran order entered by the Bankruptcy Court (including any other court having jurisdiction over the Chapter 11 Case) after notice and a hearing.
- 130. "Subordinated Claimant Trust Interests" means the Claimant Trust Interests to be distributed to Holders of Allowed Subordinated Claims under the Plan, which such interests shall be subordinated in right and priority to the Claimant Trust Interests distributed to Holders of Allowed General Unsecured Claims as provided in the Claimant Trust Agreement.
- 131. "*Trust Distribution*" means the transfer of Cash or other property by the Claimant Trustee to the Claimant Trust Beneficiaries.
- 132. "Trustees" means, collectively, the Claimant Trustee and Litigation Trustee.
- 133. "UBS" means, collectively, UBS Securities LLC and UBS AG London Branch.
- 134. "Unexpired Lease" means a lease to which the Debtor is a party that is subject to assumption or rejection under section 365 of the Bankruptcy Code.
- 135. "*Unimpaired*" means, with respect to a Class of Claims or Equity Interests that is not impaired within the meaning of section 1124 of the Bankruptcy Code.
- 136. "Voting Deadline" means the date and time by which all Ballots to accept or reject the Plan must be received in order to be counted under the under the Order of the Bankruptcy Court approving the Disclosure Statement as containing adequate information pursuant to section 1125(a) of the Bankruptcy Code and authorizing the Debtor to solicit acceptances of the Plan.
 - 137. "Voting Record Date" means November 23, 2020.

Professional Fee Claim Objection Deadline. Each Holder of an Allowed Professional Fee Claim will be paid by the Debtor or the Claimant Trust, as applicable, in Cash within ten (10) Business Days of entry of the order approving such Allowed Professional Fee Claim.

On the Effective Date, the Claimant Trustee shall establish the Professional Fee Reserve. The Professional Fee Reserve shall vest in the Claimant Trust and shall be maintained by the Claimant Trustee in accordance with the Plan and Claimant Trust Agreement. The Claimant Trust shall fund the Professional Fee Reserve on the Effective Date in an estimated amount determined by the Debtor in good faith prior to the Confirmation Date and that approximates the total projected amount of unpaid Professional Fee Claims on the Effective Date. Following the payment of all Allowed Professional Fee Claims, any excess funds in the Professional Fee Reserve shall be released to the Claimant Trust to be used for other purposes consistent with the Plan and the Claimant Trust Agreement.

C. Priority Tax Claims

On or as soon as reasonably practicable after the later of (i) the Initial Distribution Date if such Priority Tax Claim is an Allowed Priority Tax Claim as of the Effective Date or (ii) the date on which such Priority Tax Claim becomes an Allowed Priority Tax Claim, each Holder of an Allowed Priority Tax Claim will receive in full satisfaction, settlement, discharge and release of, and in exchange for, such Allowed Priority Tax Claim, at the election of the Debtor: (a) Cash in an amount of a total value as of the Effective Date of the Plan equal to the amount of such Allowed Priority Tax Claim, (b) in accordance with section 1129(a)(9)(C) of the Bankruptcy Code, or (b) if paid over time, payment of such Allowed Priority Tax Claim in accordance with section 1129(a)(9)(C) of the Bankruptcy Code; or (c) such other less favorable treatment as agreed to in writing by the Debtor and such Holder. Payment of statutory fees due pursuant to 28 U.S.C. § 1930(a)(6) will be made at all appropriate times until the entry of a final decree; provided, however, that the Debtor may prepay any or all such Claims at any time, without premium or penalty.

ARTICLE III. <u>CLASSIFICATION AND TREATMENT OF</u> <u>CLASSIFIED CLAIMS AND EQUITY INTERESTS</u>

A. <u>Summary</u>

All Claims and Equity Interests, except Administrative Expense Claims and Priority Tax Claims, are classified in the Classes set forth below. In accordance with section 1123(a)(1) of the Bankruptcy Code, Administrative Expense Claims, and Priority Tax Claims have not been classified.

The categories of Claims and Equity Interests listed below classify Claims and Equity Interests for all purposes including, without limitation, confirmation and distribution pursuant to the Plan and pursuant to sections 1122 and 1123(a)(1) of the Bankruptcy Code. The Plan deems a Claim or Equity Interest to be classified in a particular Class only to the extent that the Claim or Equity Interest qualifies within the description of that Class and will be deemed classified in a different Class to the extent that any remainder of such Claim or Equity Interest qualifies within

I. Special Provision Governing Unimpaired Claims

Except as otherwise provided in the Plan, nothing under the Plan will affect the Debtor's rights in respect of any Unimpaired Claims, including, without limitation, all rights in respect of legal and equitable defenses to or setoffs or recoupments against any such Unimpaired Claims.

J. Subordinated Claims

The allowance, classification, and treatment of all Claims under the Plan shall take into account and conform to the contractual, legal, and equitable subordination rights relating thereto, whether arising under general principles of equitable subordination, section 510(b) of the Bankruptcy Code, or otherwise. Under section 510 of the Bankruptcy Code, upon Upon written notice and hearing, the Debtor the Reorganized Debtor, and the Claimant Trustee reserve the right to seek entry of an order by the Bankruptcy Court to re-classify or to subordinate any Claim in accordance with any contractual, legal, or equitable subordination relating thereto, and the treatment afforded any Claim under the Plan that becomes a subordinated Claim at any time shall be modified to reflect such subordination.

ARTICLE IV. MEANS FOR IMPLEMENTATION OF THIS PLAN

A. Summary

As discussed in the Disclosure Statement, the Plan will be implemented through (i) the Claimant Trust, (ii) the Litigation Sub-Trust, and (iii) the Reorganized Debtor.

On the Effective Date, all Class A Limited Partnership Interests, including the Class A Limited Partnership Interests held by Strand, as general partner, and Class B/C Limited Partnerships in the Debtor will be cancelled, and new Class A Limited Partnership Interests in the Reorganized Debtor will be issued to the Claimant Trust and New GP LLC – a newly-chartered limited liability company wholly-owned by the Claimant Trust. The Claimant Trust, as limited partner, will ratify New GP LLC's appointment as general partner of the Reorganized Debtor, and on and following the Effective Date, the Claimant Trust will be the Reorganized Debtor's limited partner and New GP LLC will be its general partner. The Claimant Trust, as limited partnership Agreement, which will amend and restate, in all respects, the Debtor's current Limited Partnership Agreement. Following the Effective Date, the Reorganized Debtor will be managed consistent with the terms of the Reorganized Limited Partnership Agreement by New GP LLC. The sole managing member of New GP LLC will be the Claimant Trust, and the Claimant Trustee will be the sole officer of New GP LLC on the Effective Date.

Following the Effective Date, the Claimant Trust will administer the Claimant Trust Assets pursuant to this Plan and the Claimant Trust Agreement, and the Litigation Trustee will pursue, if applicable, the Estate Claims pursuant to the terms of the Litigation Sub-Trust Agreement and the Plan. The Reorganized Debtor will administer the Reorganized Debtor Assets and, if needed, with the utilization of a Sub-Servicer, which administration will include, among other things, managing the wind down of the Managed Funds.

Notwithstanding anything herein to the contrary, the Debtor shall assume or reject that certain real property lease with Crescent TC Investors L.P. ("<u>Landlord</u>") for the Debtor's headquarters located at 200/300 Crescent Ct., Suite #700, Dallas, Texas 75201 (the "<u>Lease</u>") in accordance with the notice to Landlord, procedures and timing required by 11 U.S.C. §365(d)(4), as modified by that certain *Agreed Order Granting Motion to Extend Time to Assume or Reject Unexpired Nonresidential Real Property Lease* [Docket No. 1122].

B. <u>Claims Based on Rejection of Executory Contracts or Unexpired Leases</u>

Any Executory Contract or Unexpired Lease not assumed or rejected on or before the Confirmation Date shall be deemed rejected, pursuant to the Confirmation Order. Any Person asserting a Rejection Claim shall File a proof of claim within thirty days of the <u>EffectiveConfirmation</u> Date. Any Rejection Claims that are not timely Filed pursuant to this Plan shall be forever disallowed and barred. If one or more Rejection Claims are timely Filed, the Claimant Trustee may File an objection to any Rejection Claim.

Rejection Claims shall be classified as General Unsecured Claims and shall be treated in accordance with ARTICLE III of this Plan.

C. <u>Cure of Defaults for Assumed or Assigned Executory Contracts and Unexpired Leases</u>

Any monetary amounts by which any Executory Contract or Unexpired Lease to be assumed or assigned hereunder is in default shall be satisfied, under section 365(b)(1) of the Bankruptcy Code, by the Debtor upon assumption or assignment thereof, by payment of the default amount in Cash as and when due in the ordinary course or on such other terms as the parties to such Executory Contracts may otherwise agree. The Debtor may serve a notice on the Committee and parties to Executory Contracts or Unexpired Leases to be assumed or assigned reflecting the Debtor's or Reorganized Debtor's intention to assume or assign the Executory Contract or Unexpired Lease in connection with this Plan and setting forth the proposed cure amount (if any).

If a dispute regarding (1) the amount of any payments to cure a default, (2) the ability of the Debtor, the Reorganized Debtor, or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the Executory Contract or Unexpired Lease to be assumed or assigned or (3) any other matter pertaining to assumption or assignment, the cure payments required by section 365(b)(1) of the Bankruptcy Code will be made following the entry of a Final Order or orders resolving the dispute and approving the assumption or assignment.

Assumption or assignment of any Executory Contract or Unexpired Lease pursuant to the Plan or otherwise and full payment of any applicable cure amounts pursuant to this ARTICLE V.C shall result in the full release and satisfaction of any cure amounts, Claims, or defaults, whether monetary or nonmonetary, including defaults of provisions restricting the change in control or ownership interest composition or other bankruptcy-related defaults, arising under any assumed or assigned Executory Contract or Unexpired Lease at any time prior to the effective date of assumption or assignment. Any and all Proofs of Claim based upon Executory Contracts

forth in the Plan Documents; (ii) the provisions of the Confirmation Order and this Plan are nonseverable and mutually dependent; (iii) the implementation of this Plan in accordance with its terms is authorized; (iv) pursuant to section 1146 of the Bankruptcy Code, the delivery of any deed or other instrument or transfer order, in furtherance of, or in connection with this Plan, including any deeds, bills of sale, or assignments executed in connection with any disposition or transfer of Assets contemplated under this Plan, shall not be subject to any Stamp or Similar Tax; and (v) the vesting of the Claimant Trust Assets in the Claimant Trust and the Reorganized Debtor Assets in the Reorganized Debtor, in each case as of the Effective Date free and clear of liens and claims to the fullest extent permissible under applicable law pursuant to section 1141(c) of the Bankruptcy Code except with respect to such Liens, Claims, charges and other encumbrances that are specifically preserved under this Plan upon the Effective Date.

- All documents and agreements necessary to implement this Plan, including without limitation, the Reorganized Limited Partnership Agreement, the Claimant Trust Agreement, and the New GP LLC Documents, in each case in form and substance reasonably acceptable to the Debtor and the Committee, shall have (a) been tendered for delivery, and (b) been effected by, executed by, or otherwise deemed binding upon, all Entities party thereto and shall be in full force and effect. All conditions precedent to such documents and agreements shall have been satisfied or waived pursuant to the terms of such documents or agreements.
- All authorizations, consents, actions, documents, approvals (including any governmental approvals), certificates and agreements necessary to implement this Plan, including, without limitation, the Reorganized Limited Partnership Agreement, the Claimant Trust Agreement, and the New GP LLC Documents, shall have been obtained, effected or executed and delivered to the required parties and, to the extent required, filed with the applicable governmental units in accordance with applicable laws and any applicable waiting periods shall have expired without any action being taken or threatened by any competent authority that would restrain or prevent effectiveness or consummation of the Restructuring.
- The Debtor shall have obtained applicable directors' and officers' insurance coverage that is acceptable to each of the Debtor, the Committee, the Claimant Trust Oversight Committee, the Claimant Trustee and the Litigation Trustee.
- The Professional Fee Reserve shall be funded pursuant to this Plan in an amount determined by the Debtor in good faith.

B. Waiver of Conditions

The conditions to effectiveness of this Plan set forth in this ARTICLE VIII (other than that the Confirmation Order shall have been entered) may be waived in whole or in part by the Debtor (and, to the extent such condition requires the consent of the Committee, the consent of the Committee) and any applicable parties in Section VII.A of this Plan, without notice, leave or order of the Bankruptcy Court or any formal action other than proceeding to confirm or

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Schedule of Causes of Action

The Causes of Action shall include, without limitation, any cause of action based on the following:

breach of fiduciary duties, breach of duty of care, breach of duty of loyalty, usurpation of corporate opportunities, breach of implied covenant of good faith and fair dealing, conversion, misappropriation of assets, misappropriation of trade secrets, unfair competition, breach of contract, breach of warranty, fraud, constructive fraud, negligence, gross negligence, fraudulent conveyance, fraudulent transfer, fraudulent misrepresentation, negligent misrepresentation, fraudulent concealment, fraudulent inducement, tortious interference, *quantum meruit*, unjust enrichment, abuse of process, alter ego, substantive consolidation, recharacterization, business disparagement, indemnity, claims for recovery of distributions or dividends, claims for indemnification, promissory estoppel, quasi-contract claims, any counterclaims, equitable subordination, avoidance actions provided for under sections 544 or 547 of the Bankruptcy Code, claims brought under state law, claims brought under federal law, claims under any common-law theory of tort or law or equity, and any claims similar in nature to the foregoing claims.

The Causes of Action shall include, *without limitation*, any cause of action against the following persons and entities:

James Dondero, Mark Okada, Grant Scott, John Honis, any current or former insider of the Debtor, the Dugaboy Investment Trust, Charitable DAF Holdco, Ltd, Hunter Mountain Investment Trust, Nexbank Capital, Inc. Highland Capital Management Services, Inc., NexPoint Advisors GP, LLC, NexPoint Advisors, L.P., Strand Advisors XVI, Inc., Highland Capital Management Fund Advisors, L.P., NexAnnuity Holdings, Inc., the entities listed on the attached **Annex 1** hereto, any current or former employee of the Debtor, and any entity directly or indirectly owned, controlled, or operated for the benefit of the foregoing persons or entities.

The Causes of Action shall include, *without limitation*, any cause of action arising from the following transactions:

The transfer of ownership interests in the Debtor to Hunter Mountain Investment Trust, the creation or transfer of any notes receivable from the Debtor or from any entity related to the Debtor, the creation or transfer of assets to or from any charitable foundation or trust, the formation, performance, or breach of any contract for the Debtor to provide investment management, support services, or any other services, and the distribution of assets or cash from the Debtor to partners of the Debtor.

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Annex 1

11 Estates Lane, LLC 1110 Waters, LLC 140 Albany, LLC 1525 Dragon, LLC 17720 Dickerson, LLC

1905 Wylie LLC

2006 Milam East Partners GP, LLC
2006 Milam East Partners, L.P.
201 Tarrant Partners, LLC
2014 Corpus Weber Road LLC
2325 Stemmons HoldCo, LLC
2325 Stemmons Hotel Partners, LLC

2325 Stemmons TRS, Inc.

300 Lamar, LLC 3409 Rosedale, LLC 3801 Maplewood, LLC 3801 Shenandoah, L.P. 3820 Goar Park LLC 400 Seaman, LLC 401 Ame, L.P. 4201 Locust, L.P.

5833 Woodland, L.P. 5906 DeLoache, LLC 5950 DeLoache, LLC 7758 Ronnie, LLC 7759 Ronnie, LLC AA Shotguns, LLC

4312 Belclaire, LLC

Aberdeen Loan Funding, Ltd.

Acis CLO 2017-7 Ltd

Acis CLO Management GP, LLC

Acis CLO Management GP, LLC (fka Acis

CLO Opportunity Funds GP, LLC)

Acis CLO Management Holdings, L.P. Acis CLO Management Intermediate Holdings

I, LLC

Acis CLO Management Intermediate Holdings

II, LLC

Acis CLO Management, LLC (fka Acis CLO

Opportunity Funds SLP, LLC)

Acis CLO Trust

Acis CLO Value Fund II Charitable DAF Ltd.

Acis CMOA Trust

Advisors Equity Group LLC Alamo Manhattan Hotel I, LLC

(Third Party)
Allenby, LLC

Allisonville RE Holdings, LLC AM Uptown Hotel, LLC

Apex Care, L.P

Asbury Holdings, LLC (fka HCSLR Camelback Investors (Delaware), LLC)

Ascendant Advisors Atlas IDF GP, LLC Atlas IDF, LP

BB Votorantim Highland Infrastructure, LLC

BDC Toys Holdco, LLC Beacon Mountain, LLC

Bedell Trust Ireland Limited (Charitable trust

account)

Ben Roby (third party)
BH Equities, LLC
BH Heron Pointe, LLC
BH Hollister, LLC

BH Willowdale Manager, LLC Big Spring Partners, LLC Blair Investment Partners, LLC

Bloomdale, LLC
Brave Holdings III Inc.
Brentwood CLO, Ltd.
Brentwood Investors Corp.

Brian Mitts

Bristol Bay Funding Ltd.
Bristol Bay Funding, Ltd.
BVP Property, LLC
C-1 Arbors, Inc.
C-1 Cutter's Point, Inc.
C-1 Eaglecrest, Inc.
C-1 Silverbrook, Inc.

Cabi Holdco I, Ltd. Cabi Holdco I, Ltd.

Cabi Holdco GP, LLC

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Cabi Holdco, L.P.

California Public Employees' Retirement

System

Camelback Residential Investors, LLC

Camelback Residential Investors, LLC (fka Sevilla Residential Partners, LLC)

Camelback Residential Partners, LLC Capital Real Estate - Latitude, LLC

Castle Bio Manager, LLC

Castle Bio, LLC
Cayco Admin Ltd.
Cayco Insolvency Ltd.

CG Works, Inc. CG Works, Inc.

(fka Common Grace Ventures, Inc.)

Charitable DAF Fund, L.P. Charitable DAF GP, LLC Charitable DAF HoldCo, Ltd Charitable DAF HoldCo, Ltd. Claymore Holdings, LLC

CLO HoldCo, Ltd CLO Holdco, Ltd. Corbusier, Ltd.

Cornerstone Healthcare Group Holding, Inc.

Corpus Weber Road Member LLC
CP Equity Hotel Owner, LLC
CP Equity Land Owner, LLC
CP Equity Owner, LLC
CP Hotel TRS, LLC

CP Land Owner, LLC CP Tower Owner, LLC

CRE - Lat, LLC

Credit Suisse, Cayman Islands Branch

Crossings 2017 LLC

Crown Global Insurance Company (third

party)

Dallas Cityplace MF SPE Owner LLC

Dallas Lease and Finance, L.P.

Dana Scott Breault James Dondero Reese Avry Dondero Jameson Drue Dondero

Dana Sprong (Third Party)

David c. Hopson De Kooning, Ltd.

deKooning, Ltd.

DFA/BH Autumn Ridge, LLC

Dolomiti, LLC DrugCrafters, L.P.

Dugaboy Investment Trust Dugaboy Management, LLC

Dugaboy Project Management GP, LLC

Eagle Equity Advisors, LLC

Eames, Ltd.

Eastland CLO, Ltd.
Eastland Investors Corp.
EDS Legacy Heliport, LLC

EDS Legacy Partners Owner, LLC

EDS Legacy Partners, LLC Empower Dallas Foundation, Inc.

ENA 41, LLC

Entegra Strat Superholdco, LLC Entegra-FRO Holdco, LLC Entegra-FRO Superholdco, LLC Entegra-HOCF Holdco, LLC Entegra-NHF Holdco, LLC Entegra-NHF Superholdco, LLC Entegra-RCP Holdco, LLC

Estates on Maryland Holdco, LLC Estates on Maryland Owners SM, Inc. Estates on Maryland Owners, LLC

Estates on Maryland, LLC

Falcon E&P Four Holdings, LLC

Falcon E&P One, LLC

Falcon E&P Opportunities Fund, L.P. Falcon E&P Opportunities GP, LLC Falcon E&P Royalty Holdings, LLC

Falcon E&P Six, LLC
Falcon E&P Two, LLC
Falcon Four Midstream, LLC
Falcon Four Upstream, LLC
Falcon Incentive Partners GP, LLC
Falcon Incentive Partners, LP

Falcon Six Midstream, LLC

Flamingo Vegas Holdco, LLC (fka Cabi

Holdco, LLC)

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GAF REIT. LLC

Four Rivers Co-Invest GP, LLC

Four Rivers Co-Invest, L.P.

FRBH Abbington SM, Inc.

FRBH Abbington, LLC

FRBH Arbors, LLC

FRBH Beechwood SM, Inc.

FRBH Beechwood, LLC

GAF Toys Holdco, LLC

Gardens of Denton II, L.P.

Gardens of Denton III, L.P.

Gleneagles CLO, Ltd.

Governance RE, Ltd.

Governance Re, Ltd.

FRBH Beechwood, LLC Governance Re, L FRBH C1 Residential, LLC Governance, Ltd. FRBH Courtney Cove SM, Inc. Grant Scott

RDIT Courtiley Cove Sivi, inc.

FRBH Courtney Cove, LLC Grant Scott, Trustee of The SLHC Trust

FRBH CP, LLC Grayson CLO, Ltd.
FRBH Duck Creek, LLC Grayson Investors Corp.

FRBH Eaglecrest, LLC Greater Kansas City Community Foundation

FRBH Edgewater JV, LLC (third party)

FRBH Edgewater Owner, LLC Greenbriar CLO, Ltd.

FRBH Edgewater SM, Inc.

Greg Busseyt
FRBH JAX-TPA, LLC

Gunwale LLC
FRBH Nashville Residential, LLC

Gunwale, LLC

FRBH Regatta Bay, LLC
Hakusan, LLC
Hammark Holdings LLC
Hammark Holdings LLC

FRBH Sabal Park SM, Inc.

Hammark Holdings LLC

FRBH Sabal Park, LLC

Hampton Ridge Partners, LLC

FRBH Silverbrook, LLC Harko, LLC

FRBH Timberglen, LLC Harry Bookey/Pam Bookey (third party)

FRBH Willow Grove SM, Inc. Haverhill Acquisition Co., LLC

FRBH Willow Grove, LLC Haygood, LLC

FRBH Woodbridge SM, Inc.

FRBH Woodbridge, LLC

Freedom C1 Residential, LLC

Freedom Duck Creek, LLC

HB 2015 Family LP (third party)

HCBH 11611 Ferguson, LLC

HCBH Buffalo Pointe II, LLC

HCBH Buffalo Pointe III, LLC

Freedom Edgewater, LLC HCBH Buffalo Pointe, LLC

Freedom JAX-TPA Residential, LLC

Freedom La Mirage, LLC

Freedom LHV LLC

HCBH Hampton Woods, LLC

HCBH Overlook SM, Inc.

Freedom Lubbock LLC
HCBH Overlook, LLC
HCBH Port Investors LLC

Freedom Miramar Apartments, LLC

Freedom Sandstone, LLC

Freedom Willowdale, LLC

Freedom Willowdale, LLC

Fundo de Investimento em Direitos Creditorios

HCBH Rent Investors, LLC

HCMS Falcon GP, LLC

HCMS Falcon, L.P.

HCO Holdings, LLC

BB Votorantim Highland Infraestrutura

HCOF Preferred Holdings, L.P.

HCOF Preferred Holdings, L.P.

HCOF Preferred Holdings, L.P.

G&E Apartment REIT The Heights at Olde
Towne, LLC

HCOF Preferred Holdings, LP
HCOF Preferred Holdings, Ltd.

G&E Apartment REIT The Myrtles at Olde
Towne, LLC
HCRE 1775 James Ave, LLC
HCRE Addison TRS, LLC

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HCRE Addison, LLC (fka HWS Addison, LLC)

HCRE Hotel Partner, LLC (fka HCRE HWS

Partner, LLC)

HCRE Las Colinas TRS, LLC

HCRE Las Colinas, LLC (fka HWS Las

Colinas, LLC)

HCRE Plano TRS, LLC

HCRE Plano, LLC (fka HWS Plano, LLC)

HCREF-I Holding Corp. HCREF-II Holding Corp.

HCREF-III Holding Corp.

HCREF-IV Holding Corp.

HCREF-IX Holding Corp.

HCREF-V Holding Corp.

HCREF-VI Holding Corp.

HCREF-VII Holding Corp. HCREF-VIII Holding Corp.

HCREF-XI Holding Corp.

HCREF-XII Holding Corp.

HCREF-XIII Holding Corp.

HCREF-XIV Holding Corp.

HCREF-XV Holding Corp.

HCSLR Camelback Investors (Cayman), Ltd.

HCSLR Camelback, LLC

HCT Holdco 2 Ltd.

HCT Holdco 2, Ltd.

HE 41, LLC

HE Capital 232 Phase I Property, LLC

HE Capital 232 Phase I, LLC

HE Capital Asante, LLC

HE Capital Fox Trails, LLC

HE Capital KR, LLC

HE Capital, LLC

HE CLO Holdco, LLC

HE Mezz Fox Trails, LLC

HE Mezz KR, LLC

HE Peoria Place Property, LLC

HE Peoria Place, LLC

Heron Pointe Investors, LLC

Hewett's Island CLO I-R, Ltd.

HFP Asset Funding II, Ltd.

HFP Asset Funding III, Ltd.

HFP CDO Construction Corp.

HFP GP, LLC

HFRO Sub, LLC

Hibiscus HoldCo, LLC

Highland - First Foundation Income Fund

Highland 401(k) Plan

Highland 401K Plan

Highland Argentina Regional Opportunity

Fund GP, LLC

Highland Argentina Regional Opportunity

Fund, L.P.

Highland Argentina Regional Opportunity

Fund, Ltd.

Highland Argentina Regional Opportunity

Master Fund, L.P.

Highland Brasil, LLC

Highland Capital Brasil Gestora de Recursos

(fka Highland Brasilinvest Gestora de Recursos, LTDA; fka HBI Consultoria

Empresarial, LTDA)

Highland Capital Management (Singapore) Pte

Ltd

Highland Capital Management AG

Highland Capital Management AG (Highland Capital Management SA)

(Highland Capital Management Ltd)

Highland Capital Management Fund Advisors,

L.P.

Highland Capital Management Fund Advisors,

L.P. (fka Pyxis Capital, L.P.)

Highland Capital Management Korea Limited

Highland Capital Management Latin America,

L.P.

Highland Capital Management LP Retirement

Plan and Trust

Highland Capital Management Multi-Strategy

Insurance Dedicated Fund, L.P.

Highland Capital Management Real Estate

Holdings I, LLC

Highland Capital Management Real Estate

Holdings II, LLC

Highland Capital Management Services, Inc.

Highland Capital Management, L.P.

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Highland Capital Management, L.P. Charitable Fund

Highland Capital Management, L.P. Retirement Plan and Trust

Highland Capital Management, L.P., as trustee of Acis CMOA Trust and nominiee for and on behalf of Highland CLO Assets Holdings Limited

Highland Capital Management, L.P., as trustee of Highland Latin America Trust and nominee for and on behalf of Highland Latin America LP, Ltd.

Highland Capital Management, L.P., as trustee of Highland Latin America Trust and nominiee for and on behalf of Highland Latin America LP, Ltd.

Highland Capital Management, LP

Highland Capital Management, LP Charitable Fund

Highland Capital Multi-Strategy Fund, LP

Highland Capital of New York, Inc.

Highland Capital Special Allocation, LLC

Highland CDO Holding Company

Highland CDO Opportunity Fund GP, L.P.

Highland CDO Opportunity Fund, L.P.

Highland CDO Opportunity Fund, Ltd.

Highland CDO Opportunity GP, LLC

Highland CDO Opportunity Master Fund, L.P.

Highland CDO Trust

Highland CLO 2018-1, Ltd.

Highland CLO Assets Holdings Limited

Highland CLO Funding, Ltd.

Highland CLO Funding, Ltd.

Highland CLO Funding, Ltd. (fka Acis Loan Funding, Ltd.)

Highland CLO Gaming Holdings, LLC

Highland CLO Holdings Ltd.

Highland CLO Holdings, Ltd. (as of 12.19.17)

Highland CLO Management Ltd.

Highland CLO Trust

Highland Credit Opportunities CDO Asset

Holdings GP, Ltd.

Highland Credit Opportunities CDO Asset Holdings, L.P.

Highland Credit Opportunities CDO

Financing, LLC

Highland Credit Opportunities CDO, Ltd. Highland Credit Opportunities Holding

Corporation

Highland Credit Opportunities Japanese Feeder Sub-Trust

Highland Credit Opportunities Japanese Unit Trust (Third Party)

 $Highland\ Credit\ Strategies\ Fund,\ L.P.$

Highland Credit Strategies Fund, Ltd.

Highland Credit Strategies Holding

Corporation

Highland Credit Strategies Holding

Corporation

Highland Credit Strategies Master Fund, L.P.

Highland Dallas Foundation, Inc.

Highland Dynamic Income Fund GP, LLC

Highland Dynamic Income Fund GP, LLC (fka

Highland Capital Loan GP, LLC)

Highland Dynamic Income Fund, L.P.

Highland Dynamic Income Fund, L.P.

(fka Highland Capital Loan Fund, L.P.)

Highland Dynamic Income Fund, Ltd.

Highland Dynamic Income Fund, Ltd.

(fka Highland Loan Fund, Ltd.)

Highland Dynamic Income Master Fund, L.P.

Highland Dynamic Income Master Fund, L.P.

(fka Highland Loan Master Fund, L.P.)

Highland Employee Retention Assets LLC

Highland Energy Holdings, LLC

Highland Energy MLP Fund (fka Highland

Energy and Materials Fund)

Highland Equity Focus Fund, L.P.

Highland ERA Management, LLC

Highland eSports Private Equity Fund

Highland Financial Corp.

Highland Financial Partners, L.P.

Highland Fixed Income Fund

Highland Flexible Income UCITS Fund

Highland Floating Rate Fund

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Highland Floating Rate Opportunites Fund

Highland Floating Rate Opportunities Fund

Highland Fund Holdings, LLC

Highland Funds I

Highland Funds II Highland Funds III

Highland GAF Chemical Holdings, LLC

Highland General Partner, LP

Highland Global Allocation Fund

Highland Global Allocation Fund

(fka Highland Global Allocation Fund II)

Highland GP Holdings, LLC

Highland HCF Advisor Ltd.

Highland HCF Advisor, Ltd., as Trustee for and on behalf of Acis CLO Trust, as nominee for and on behalf of Highland CLO Funding, Ltd. (as of 3.29.18)

Highland Healthcare Equity Income and

Growth Fund

Highland iBoxx Senior Loan ETF

Highland Income Fund

Highland Income Fund (fka Highland Floating Rate Opportunities Fund)

Highland Kansas City Foundation, Inc.

Highland Latin America Consulting, Ltd.

Highland Latin America GP, Ltd.

Highland Latin America LP, Ltd.

Highland Latin America Trust

Highland Legacy Limited

Highland LF Chemical Holdings, LLC

Highland Loan Funding V, LLC

Highland Loan Funding V, Ltd.

Highland Long/Short Equity Fund

Highland Long/Short Healthcare Fund

Highland Marcal Holding, Inc.

Highland Merger Arbitrage Fund

Highland Multi Strategy Credit Fund GP, L.P.

Highland Multi Strategy Credit Fund GP, L.P.

(fka Highland Credit Opportunities CDO GP,

L.P.

Highland Multi Strategy Credit Fund, L.P.

Highland Multi Strategy Credit Fund, L.P. (fka Highland Credit Opportunities Fund, L.P., fka Highland Credit Opportunities CDO, L.P.)

Highland Multi Strategy Credit Fund, Ltd.

Highland Multi Strategy Credit Fund, Ltd. (fka

Highland Credit Opportunities Fund, Ltd.)

Highland Multi Strategy Credit GP, LLC

Highland Multi Strategy Credit GP, LLC (fka Highland Credit Opportunities CDO GP, LLC)

Highland Multi-Strategy Fund GP, LLC

Highland Multi-Strategy Fund GP, LP

Highland Multi-Strategy IDF GP, LLC

Highland Multi-Strategy Master Fund, L.P.

Highland Multi-Strategy Master Fund, LP

Highland Multi-Strategy Onshore Master

SubFund II, LLC

Highland Multi-Strategy Onshore Master

Subfund, LLC

Highland Opportunistic Credit Fund

Highland Park CDO 1, Ltd.

Highland Park CDO I, Ltd.

Highland Premier Growth Equity Fund

Highland Premium Energy & Materials Fund

Highland Prometheus Feeder Fund I, L.P.

Highland Prometheus Feeder Fund I, LP

Highland Prometheus Feeder Fund II, L.P.

Highland Prometheus Feeder Fund II, LP

Highland Prometheus Master Fund, L.P.

Highland Receivables Finance I, LLC

Highland Restoration Capital Partners GP,

Highland Restoration Capital Partners Master,

L.P.

Highland Restoration Capital Partners

Offshore, L.P.

Highland Restoration Capital Partners, L.P.

Highland Santa Barbara Foundation, Inc.

Highland Select Equity Fund GP, L.P.

Highland Select Equity Fund, L.P.

Highland Select Equity GP, LLC

Highland Select Equity Master Fund, L.P.

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Highland Small-Cap Equity Fund

Highland Socially Responsible Equity Fund Highland Socially Responsible Equity Fund (fka Highland Premier Growth Equity Fund)

Highland Special Opportunities Holding

Company

Highland SunBridge GP, LLC Highland Tax-Exempt Fund

Highland TCI Holding Company, LLC

Highland Total Return Fund

Highland's Roads Land Holding Company,

LLC

Hinduja Bank (Switzerland) Ltd

Hirst, Ltd.

HMCF PB Investors, LLC HMx2 Investment Trust (Matt McGraner)

Hockney, Ltd.

HRT North Atlanta, LLC HRT Timber Creek, LLC HRTBH North Atlanta, LLC HRTBH Timber Creek, LLC

Huber Funding LLC

Hunter Mountain Investment Trust HWS Investors Holdco, LLC

Internal Investors

Intertrust

James D. Dondero Reese Avry Dondero Jameson Drue Dondero

James Dondero

James Dondero and Mark Okada

James Dondero Reese Avry Dondero Jameson Drue Dondero

Japan Trustee Services Bank, Ltd.

Jasper CLO, Ltd.

Jewelry Ventures I, LLC

JMIJM, LLC

Joanna E. Milne Irrevocable Trust dated Nov

25 1998 (third party)

John Honis

John L. Holt, Jr. John R. Sears, Jr. Karisopolis, LLC

Keelhaul LLC

KHM Interests, LLC (third party)
Kuilima Montalban Holdings, LLC
Kailima Passet Haldes, LLC

Kuilima Resort Holdco, LLC KV Cameron Creek Owner, LLC Lakes at Renaissance Park Apartments

Investors, L.P.

Lakeside Lane, LLC

Landmark Battleground Park II, LLC

Lane Britain Larry K. Anders

LAT Battleground Park, LLC LAT Briley Parkway, LLC

Lautner, Ltd.

Leawood RE Holdings, LLC Liberty Cayman Holdings, Ltd. Liberty CLO Holdco, Ltd.

Liberty CLO, Ltd. Liberty Sub, Ltd.

Long Short Equity Sub, LLC
Longhorn Credit Funding LLC - A
Longhorn Credit Funding LLC - B
Longhorn Credit Funding LLC (LHB)
Longhorn Credit Funding, LLC

Lurin Real Estate Holdings V, LLC
Maple Avenue Holdings, LLC
Maple ES Limited

MaplesFS Limited Marc C. Manzo

Mark and Pam Okada Family Trust - Exempt

Descendants' Trust

Mark and Pam Okada Family Trust - Exempt

Trust #2

Mark and Pamela Okada Family Trust -

Exempt Descendants' Trust

Mark and Pamela Okada Family Trust -

Exempt Descendants' Trust #2

Mark and Pamela Okada Family Trust -

Exempt Trust #2

Mark K. Okada

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Mark Okada

Mark Okada and Pam Okada

Mark Okada and Pam Okada, as joint owners

Mark Okada/Pamela Okada Markham Fine Jewelers, L.P. Markham Fine Jewelers, LP

Matt McGraner

Meritage Residential Partners, LLC

MGM Studios HoldCo, Ltd.

Michael Rossi

ML CLO XIX Sterling (Cayman), Ltd.

N/A

Nancy Dondero

NCI Apache Trail LLC

NCI Assets Holding Company LLC

NCI Country Club LLC NCI Fort Worth Land LLC NCI Front Beach Road LLC

NCI Minerals LLC

NCI Royse City Land LLC NCI Stewart Creek LLC NCI Storage, LLC Neil Labatte

Neutra, Ltd.

New Jersey Tissue Company Holdco, LLC (fka Marcal Paper Mills Holding Company,

LLC)

NexAnnuity Holdings, Inc. NexBank Capital Trust I NexBank Capital, Inc.

NexBank Land Advisors, Inc.

NexBank Securities Inc. NexBank Securities, Inc.

NexBank SSB NexBank Title, Inc.

(dba NexVantage Title Services)

NexBank, SSB

NexPoint Advisors GP, LLC NexPoint Advisors, L.P. NexPoint Capital REIT, LLC

NexPoint Capital, Inc.

NexPoint Capital, Inc. (fka NexPoint Capital,

LLC)

NexPoint CR F/H DST, LLC NexPoint Credit Strategies Fund NexPoint Discount Strategies Fund (fka NexPoint Discount Yield Fund)

NexPoint DRIP

NexPoint Energy and Materials Opportunities Fund (fka NexPoint Energy Opportunities

Fund)

NexPoint Event-Driven Fund

(fkaNexPoint Merger Arbitrage Fund)

NexPoint Flamingo DST

NexPoint Flamingo Investment Co, LLC NexPoint Flamingo Leaseco, LLC NexPoint Flamingo Manager, LlC

NexPoint Flamingo Property Manager, LlC NexPoint Healthcare Opportunities Fund

NexPoint Hospitality, Inc. NexPoint Hospitality, LLC

NexPoint Insurance Distributors, LLC NexPoint Insurance Solutions GP, LLC NexPoint Insurance Solutions GP, LLC

(fka Highland Capital Insurance Solutions GP,

LLC)

NexPoint Insurance Solutions, L.P.

(fka Highland Capital Insurance Solutions,

L.P.

NexPoint Latin American Opportunities Fund

NexPoint Legacy 22, LLC

NexPoint Lincoln Porte Equity, LLC NexPoint Lincoln Porte Manager, LLC

NexPoint Lincoln Porte, LLC (fka NREA Lincoln Porte, LLC)

NexPoint Multifamily Capital Trust, Inc. NexPoint Multifamily Capital Trust, Inc. (fka NexPoint Multifamily Realty Trust, Inc., fka Highland Capital Realty Trust, Inc.)

NexPoint Multifamily Operating Partnership,

L.P.

NexPoint Peoria, LLC NexPoint Polo Glen DST Case 19-34054-sgj11 Doc 1875-3 Filed 02/01/21 Entered 02/01/21 16:22:31 Page 11 of

NexPoint Polo Glen Holdings, LLC

NexPoint Polo Glen Investment Co, LLC

NexPoint Polo Glen Leaseco, LLC

NexPoint Polo Glen Manager, LLC

NexPoint RE Finance Advisor GP, LLC

NexPoint RE Finance Advisor, L.P.

NexPoint Real Estate Advisors GP, LLC

NexPoint Real Estate Advisors II, L.P.

NexPoint Real Estate Advisors II, L.P.

NexPoint Real Estate Advisors III, L.P.

NexPoint Real Estate Advisors IV, L.P.

NexPoint Real Estate Advisors V, L.P.

NexPoint Real Estate Advisors VI, L.P.

NexPoint Real Estate Advisors VII GP, LLC

NexPoint Real Estate Advisors VII, L.P.

NexPoint Real Estate Advisors VIII, L.P.

NexPoint Real Estate Advisors, L.P.

NexPoint Real Estate Capital, LLC

NexPoint Real Estate Capital, LLC (fka

Highland Real Estate Capital, LLC, fka

Highland Multifamily Credit Fund, LLC)

NexPoint Real Estate Finance OP GP, LLC

NexPoint Real Estate Finance Operating

Partnership, L.P.

NexPoint Real Estate Finance, Inc.

NexPoint Real Estate Opportunities, LLC

NexPoint Real Estate Opportunities, LLC (fka

Freedom REIT LLC)

NexPoint Real Estate Partners, LLC

(fka HCRE Partners, LLC)

NexPoint Real Estate Partners, LLC (fka

HCRE Partners, LLC)

NexPoint Real Estate Strategies Fund

NexPoint Residential Trust Inc.

NexPoint Residential Trust Operating

Partnership GP, LLC

NexPoint Residential Trust Operating

Partnership, L.P.

NexPoint Residential Trust Operating

Partnership, L.P.

NexPoint Residential Trust, Inc.

NexPoint Securities, Inc.

(fka Highland Capital Funds Distributor, Inc.)

(fka Pyxis Distributors, Inc.)

NexPoint Strategic Income Fund

(fka NexPoint Opportunistic Credit Fund, fka

NexPoint Distressed Strategies Fund)

NexPoint Strategic Opportunities Fund

NexPoint Strategic Opportunities Fund

(fka NexPoint Credit Strategies Fund)

NexPoint Texas Multifamily Portfolio DST

(fka NREA Southeast Portfolio Two, DST)

NexPoint WLIF I Borrower, LLC

NexPoint WLIF I, LLC

NexPoint WLIF II Borrower, LLC

NexPoint WLIF II, LLC

NexPoint WLIF III Borrower, LLC

NexPoint WLIF III, LLC

NexPoint WLIF, LLC (Series I)

NexPoint WLIF, LLC (Series II)

NexPoint WLIF, LLC (Series III)

NexStrat LLC

NexVest, LLC

NexWash LLC

NFRO REIT Sub, LLC

NFRO TRS, LLC

NHF CCD, Inc.

NHT 2325 Stemmons, LLC

NHT Beaverton TRS, LLC

(fka NREA Hotel TRS, Inc.)

NHT Beaverton, LLC

NHT Bend TRS, LLC

NHT Bend, LLC

NHT Destin TRS, LLC

NHT Destin, LLC

NHT DFW Portfolio, LLC

NHT Holdco, LLC

NHT Holdings, LLC

NHT Intermediary, LLC

NHT Nashville TRS, LLC

NHT Nashville, LLC

NHT Olympia TRS, LLC

NHT Olympia, LLC

NHT Operating Partnership GP, LLC

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NHT Operating Partnership II, LLC

NHT Operating Partnership, LLC

NHT Salem, LLC

NHT SP Parent, LLC

NHT SP TRS, LLC

NHT SP, LLC

NHT Tigard TRS, LLC

NHT Tigard, LLC

NHT TRS, Inc.

NHT Uptown, LLC

NHT Vancouver TRS, LLC

NHT Vancouver, LLC

NLA Assets LLC

NMRT TRS, Inc.

NREA Adair DST Manager, LLC

NREA Adair Investment Co, LLC

NREA Adair Joint Venture, LLC

NREA Adair Leaseco Manager, LLC

NREA Adair Leaseco, LLC

NREA Adair Property Manager LLC

NREA Adair, DST

NREA Ashley Village Investors, LLC

NREA Cameron Creek Investors, LLC

NREA Cityplace Hue Investors, LLC

NREA Crossing Investors LLC

NREA Crossings Investors, LLC

NREA Crossings Ridgewood Coinvestment,

LLC (fka NREA Crossings Ridgewood

Investors, LLC)

NREA DST Holdings, LLC

NREA El Camino Investors, LLC

NREA Estates Inc.

NREA Estates Investment Co, LLC

NREA Estates Leaseco, LLC

NREA Estates Manager, LLC

NREA Estates Property Manager, LLC

NREA Estates, DST

NREA Gardens DST Manager LLC

NREA Gardens DST Manager, LLC

NREA Gardens Investment Co, LLC

NREA Gardens Leaseco Manager, LLC

NREA Gardens Leaseco, LLC

NREA Gardens Property Manager, LLC

NREA Gardens Springing LLC

NREA Gardens Springing Manager, LLC

NREA Gardens, DST

NREA Hidden Lake Investment Co, LLC

NREA Hue Investors, LLC

NREA Keystone Investors, LLC

NREA Meritage Inc.

NREA Meritage Investment Co, LLC

NREA Meritage Leaseco, LLC

NREA Meritage Manager, LLC

NREA Meritage Property Manager, LLC

NREA Meritage, DST

NREA Oaks Investors, LLC

NREA Retreat Investment Co, LLC

NREA Retreat Leaseco, LLC

NREA Retreat Manager, LLC

NREA Retreat Property Manager, LLC

NREA Retreat, DST

NREA SE MF Holdings LLC

NREA SE MF Holdings, LLC

NREA SE MF Investment Co, LLC

NREA SE MF Investment Co, LLC

NREA SE Multifamily LLC

NREA SE Multifamily, LLC

NREA SE One Property Manager, LLC

NREA SE Three Property Manager, LLC

NREA SE Two Property Manager, LLC

NREA SE1 Andros Isles Leaseco, LLC

NREA SE1 Andros Isles Manager, LLC

NREA SE1 Andros Isles, DST

(Converted from DK Gateway Andros, LLC)

NREA SE1 Arborwalk Leaseco, LLC

NREA SE1 Arborwalk Manager, LLC

NREA SE1 Arborwalk, DST

(Converted from MAR Arborwalk, LLC)

NREA SE1 Towne Crossing Leaseco, LLC

NREA SE1 Towne Crossing Manager, LLC

NREA SE1 Towne Crossing, DST

(Converted from Apartment REIT Towne

Crossing, LP)

NREA SE1 Walker Ranch Leaseco, LLC

NREA SE1 Walker Ranch Manager, LLC

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NREA SE1 Walker Ranch, DST

(Converted from SOF Walker Ranch Owner,

L.P.)

NREA SE2 Hidden Lake Leaseco, LLC

NREA SE2 Hidden Lake Manager, LLC

NREA SE2 Hidden Lake, DST

NREA SE2 Hidden Lake, DST

(Converted from SOF Hidden Lake SA Owner,

L.P.)

NREA SE2 Vista Ridge Leaseco, LLC

NREA SE2 Vista Ridge Manager, LLC

NREA SE2 Vista Ridge, DST

NREA SE2 Vista Ridge, DST

(Converted from MAR Vista Ridge, L.P.)

NREA SE2 West Place Leaseco, LLC

NREA SE2 West Place Manager, LLC

NREA SE2 West Place, DST

(Converted from Landmark at West Place,

LLC)

NREA SE3 Arboleda Leaseco, LLC

NREA SE3 Arboleda Manager, LLC

NREA SE3 Arboleda, DST

(Converted from G&E Apartment REIT

Arboleda, LLC)

NREA SE3 Fairways Leaseco, LLC

NREA SE3 Fairways Manager, LLC

NREA SE3 Fairways, DST

(Converted from MAR Fairways, LLC)

NREA SE3 Grand Oasis Leaseco, LLC

NREA SE3 Grand Oasis Manager, LLC

NREA SE3 Grand Oasis, DST

(Converted from Landmark at Grand Oasis,

LP)

NREA Southeast Portfolio One Manager, LLC

NREA Southeast Portfolio One, DST

NREA Southeast Portfolio One, DST

NREA Southeast Portfolio Three Manager,

LLC

NREA Southeast Portfolio Three, DST

NREA Southeast Portfolio Three, DST

NREA Southeast Portfolio Two Manager, LLC

NREA Southeast Portfolio Two, DST

NREA Southeast Portfolio Two, LLC

NREA SOV Investors, LLC

NREA Uptown TRS, LLC

NREA VB I LLC

NREA VB II LLC

NREA VB III LLC

NREA VB IV LLC

NREA VB Pledgor I LLC

NREA VB Pledgor I, LLC

NREA VB Pledgor II LLC

NREA VB Pledgor II, LLC

NREA VB Pledgor III LLC

NREA VB Pledgor III, LLC

NREA VB Pledgor IV LLC

NREA VB Pledgor IV, LLC

NREA VB Pledgor V LLC

NREA VB Pledgor V, LLC

NREA VB Pledgor VI LLC

NREA VB Pledgor VI, LLC

NREA VB Pledgor VII LLC

NREA VB Pledgor VII, LLC

NREA VB SM, Inc.

NREA VB V LLC

NREA VB VI LLC

NREA VB VII LLC

NREA Vista Ridge Investment Co, LLC

NREC AR Investors, LLC

NREC BM Investors, LLC

NREC BP Investors, LLC

NREC Latitude Investors, LLC

NREC REIT Sub, Inc.

NREC TRS, Inc.

NREC WW Investors, LLC

NREF OP I Holdco, LLC

NREF OP I SubHoldco, LLC

NREF OP I, L.P.

NREF OP II Holdco, LLC

NREF OP II SubHoldco, LLC

NREF OP II, L.P.

NREF OP IV REIT Sub TRS, LLC

NREF OP IV REIT Sub, LLC

NREF OP IV, L.P.

NREO NW Hospitality Mezz, LLC

NREO NW Hospitality, LLC

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NREO Perilune, LLC
NREO SAFStor Investors, LLC
NXRT Radbourne Lake, LLC
NXRT Rockledge, LLC

NREO TRS, Inc. NXRT Sabal Palms, LLC

NRESF REIT Sub, LLC NXRT SM, Inc.

NXRT Abbington, LLC NXRT Steeplechase, LLC NXRT Atera II, LLC NXRT Stone Creek, LLC

NXRT Atera, LLC
NXRT AZ2, LLC
NXRT Summers Landing GP, LLC
NXRT Summers Landing LP, LLC

NXRT Barrington Mill, LLC

NXRT Bayberry, LLC

NXRT Bella Solara, LLC

NXRT Bella Vista, LLC

NXRT Bella Vista, LLC

NXRT Bella Vista, LLC

NXRT Bloom, LLC

NXRT Brandywine GP I, LLC

NXRT Brandywine GP I, LLC

NXRTBH Barrington Mill SM, Inc.

NXRTBH Barrington Mill, LLC

NXRTBH Barrington Mill, LLC

NXRTBH Bayberry, LLC

NXRT Brandywine GP II, LLC

NXRT Brandywine GP II, LLC

NXRTBH Bayberry, LLC

NXRTBH Cityview, LLC

NXRTBH Colonnade, LLC

NXRT Brandywine LP, LLC

NXRT Brentwood Owner, LLC

NXRTBH Cornerstone SM, Inc.

NXRTBH Cornerstone, LLC

NXRTBH Cornerstone, LLC

NXRT Cedar Pointe Tenant, LLC

NXRT BH Dana Point SM, Inc.

NXRT Cedar Pointe, LLC

NXRTBH Dana Point, LLC

NXRTBH Foothill SM, Inc.

NXRT Cornerstone, LLC

NXRTBH Foothill, LLC

NXRT Crestmont, LLC

NXRTBH Heatherstone SM, Inc.

NXRT Crestmont, LLC

NXRTBH Heatherstone, LLC

NXRTBH Hollister Tenant, LLC

NXRT Enclave, LLC

NXRT Glenview, LLC

NXRT H2 TRS, LLC

NXRTBH Hollister, LLC

NXRTBH Madera SM, Inc.

NXRT Heritage, LLC

NXRT Hollister TRS LLC

NXRT Hollister TRS LLC

NXRTBH McMillan, LLC

NXRTBH North Dallas 3, LLC

NXRT LAS 3, LLC

NXRTBH Old Farm II, LLC

NXRT Master Tenant, LLC
NXRT Nashville Residential, LLC
NXRTBH Old Farm, LLC
NXRTBH Old Farm, LLC

NXRT Nashville Residential, LLC (fka NXRTBH Radbourne Lake, LLC Freedom Nashville Residential, LLC) NXRTBH Rockledge, LLC NXRT North Dallas 3, LLC NXRTBH Sabal Palms, LLC

NXRT Old Farm, LLC
NXRT Pembroke Owner, LLC
NXRT Pembroke Owner, LLC
(dba Southpoint Reserve at Stoney Creek)-VA

NXRT Pembroke, LLC
NXRT PHX 3, LLC
NXRTBH Vanderbilt, LLC

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NXRTBH Versailles SM, Inc.

NXRTBH Versailles, LLC

Oak Holdco, LLC Oaks CGC, LLC

Okada Family Revocable Trust

Oldenburg, Ltd.

Pam Capital Funding GP Co. Ltd.

Pam Capital Funding, L.P. PamCo Cayman Ltd.

Park West 1700 Valley View Holdco, LLC Park West 2021 Valley View Holdco, LLC

Park West Holdco, LLC

Park West Portfolio Holdco, LLC Participants of Highland 401K Plan

Patrick Willoughby-McCabe

PCMG Trading Partners XXIII, L.P. PCMG Trading Partners XXIII, LP

PDK Toys Holdco, LLC Pear Ridge Partners, LLC Penant Management GP, LLC Penant Management LP PensionDanmark Holding A/S

PensionDanmark

Pensionsforsikringsaktieselskab Peoria Place Development, LLC

(30% cash contributions - profit participation

only)

Perilune Aero Equity Holdings One, LLC

Perilune Aviation LLC

PetroCap Incentive Holdings III. L.P.
PetroCap Incentive Partners II GP, LLC
PetroCap Incentive Partners II, L.P.
PetroCap Incentive Partners III GP, LLC

PetroCap Incentive Partners III, LP
PetroCap Management Company LLC

PetroCap Management Company LLC
PetroCap Partners II GP, LLC

PetroCap Partners II, L.P.
PetroCap Partners III GP, LLC
PetroCap Partners III, L.P.
Pharmacy Ventures I, LLC
Pharmacy Ventures II, LLC

Pollack, Ltd.
Powderhorn, LLC

PWM1 Holdings, LLC

PWM1, LLC

RADCO - Bay Meadows, LLLP RADCO - Bay Park, LLLP

RADCO NREC Bay Meadows Holdings, LLC RADCO NREC Bay Park Holdings, LLC

Ramarim, LLC

Rand Advisors Series I Insurance Fund Rand Advisors Series II Insurance Fund

Rand Advisors, LLC Rand PE Fund I, L.P.

Rand PE Fund I, L.P. - Series 1 Rand PE Fund Management, LLC

Rand PE Holdco, LLC

Realdania

Red River CLO, Ltd. Red River Investors Corp. Riverview Partners SC, LLC

Rockwall CDO II Ltd.
Rockwall CDO II, Ltd.
Rockwall CDO, Ltd.
Rockwall Investors Corp.

Rothko, Ltd.

RTT Bella Solara, LLC
RTT Bloom, LLC
RTT Financial, Inc.
RTT Hollister, LLC
RTT Rockledge, LLC
RTT Torreyana, LLC
SALI Fund Partners, LLC

SAS Management

SAS Asset Recovery Ltd.

San Diego County Employees Retirement

Association

Sandstone Pasadena Apartments, LLC

Sandstone Pasadena, LLC

Santa Barbara Foundation (third party)

Saturn Oil & Gas LLC
SBC Master Pension Trust
Scott Matthew Siekielski
SE Battleground Park, LLC
SE Battleground Park, LLC

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SE Glenview, LLC

SE Governors Green Holdings, L.L.C.

SE Governors Green Holdings, L.L.C.

 $(fka\ SCG\ Atlas\ Governors\ Green\ Holdings,$

L.L.C.)

SE Governors Green I, LLC

SE Governors Green II, LLC

SE Governors Green II. LLC

SE Governors Green REIT, L.L.C.

SE Governors Green REIT, L.L.C.

(fka SCG Atlas Governors Green REIT, L.L.C.)

SE Governors Green, LLC

(fka SCG Atlas Governors Green, L.L.C.)

SE Gulfstream Isles GP, LLC

SE Gulfstream Isles GP, LLC

SE Gulfstream Isles LP, LLC

SE Gulfstream Isles LP, LLC

SE Heights at Olde Towne, LLC

SE Heights at Olde Towne, LLC

SE Lakes at Renaissance Park GP I, LLC

SE Lakes at Renaissance Park GP II, LLC

SE Lakes at Renaissance Park GP II, LLC

SE Lakes at Renaissance Park LP, LLC

SE Lakes at Renaissance Park LP, LLC

SE Multifamily Holdings LLC

SE Multifamily Holdings, LLC

SE Multifamily REIT Holdings LLC

SE Myrtles at Olde Towne, LLC

SE Myrtles at Olde Towne, LLC

SE Oak Mill I Holdings, LLC

SE Oak Mill I Holdings, LLC (fka SCG Atlas

Oak Mill I Holdings, L.L.C.)

SE Oak Mill I Owner, LLC (fka SCG Atlas

Oak Mill I, L.L.C.)

SE Oak Mill I REIT, LLC

SE Oak Mill I REIT, LLC (fka SCG Atlas Oak

Mill I REIT, L.L.C.)

SE Oak Mill I, LLC

SE Oak Mill I, LLC

SE Oak Mill II Holdings, LLC

SE Oak Mill II Holdings, LLC (fka SCG Atlas

Oak Mill II Holdings, L.L.C.)

SE Oak Mill II Owner, LLC (fka SCG Atlas

Oak Mill II, L.L.C.)

SE Oak Mill II REIT, LLC

SE Oak Mill II REIT, LLC (fka SCG Atlas Oak

Mill II REIT, L.L.C.)

SE Oak Mill II, LLC

SE Oak Mill II, LLC

SE Quail Landing, LLC

SE River Walk, LLC

SE Riverwalk, LLC

SE SM. Inc.

SE Stoney Ridge Holdings, L.L.C. (fka SCG)

Atlas Stoney Ridge Holdings, L.L.C.)

SE Stoney Ridge Holdings, LLC

SE Stoney Ridge I, LLC

SE Stoney Ridge I, LLC

SE Stoney Ridge II, LLC

SE Stoney Ridge II, LLC

SE Stoney Ridge REIT, L.L.C. (fka SCG Atlas

Stoney Ridge REIT, L.L.C.)

SE Stoney Ridge REIT, LLC

SE Stoney Ridge, LLC (fka SCG Atlas Stoney

Ridge, L.L.C.)

SE Victoria Park, LLC

SE Victoria Park, LLC

Sentinel Re Holdings, Ltd.

Sentinel Reinsurance Ltd.

Sentinel Reinsurance Limited

SFH1, LLC

SFR WLIF I. LLC

(fka NexPoint WLIF I, LLC)

SFR WLIF II, LLC

(NexPoint WLIF II, LLC)

SFR WLIF III, LLC

(NexPoint WLIF III, LLC)

SFR WLIF Manager, LLC

(NexPoint WLIF Manager, LLC)

SFR WLIF, LLC

(NexPoint WLIF, LLC)

SFR WLIF, LLC Series I

SFR WLIF, LLC Series II

SFR WLIF, LLC Series III

SH Castle BioSciences, LLC

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Small Cap Equity Sub, LLC

Socially Responsible Equity Sub, LLC

SOF Brandywine I Owner, L.P. SOF Brandywine II Owner, L.P.

SOF-X GS Owner, L.P.

Southfork Cayman Holdings, Ltd.

Southfork CLO, Ltd.

Specialty Financial Products Designated Activity Company (fka Specialty Financial

Products Limited)

Spiritus Life, Inc. SRL Sponsor LLC SRL Whisperwod LLC

SRL Whisperwood Member LLC SRL Whisperwood Venture LLC

SSB Assets LLC Starck, Ltd.

Stemmons Hospitality, LLC

Steve Shin

Stonebridge Capital, Inc.

Stonebridge-Highland Healthcare Private

Equity Fund

Strand Advisors III, Inc.
Strand Advisors IV, LLC
Strand Advisors IX, LLC
Strand Advisors V, LLC
Strand Advisors XIII, LLC
Strand Advisors XVI, Inc.
Strand Advisors, Inc.
Stratford CLO, Ltd.

Summers Landing Apartment Investors, L.P.

Term Loan B

(10% cash contributions - profit participation

only)

The Dallas Foundation

The Dallas Foundation (third party)
The Dondero Insurance Rabbi Trust
The Dugaboy Investment Trust

The Dugaboy Investment Trust U/T/A Dated

Nov 15, 2010

The Get Good Trust

The Get Good Non-Exempt Trust No. 1 The Get Good Non-Exempt Trust No. 2 The Mark and Pamela Okada Family Trust -

Exempt Descendants' Trust

The Mark and Pamela Okada Family Trust -

Exempt Trust #2

The Ohio State Life Insurance Company The Okada Family Foundation, Inc. The Okada Insurance Rabbi Trust

The SLHC Trust

The Trustees of Columbia University in the

City of New York

The Twentysix Investment Trust

(Third Party Investor)
Thomas A. Neville
Thread 55, LLC
Tihany, Ltd.
Todd Travers

Tranquility Lake Apartments Investors, L.P.

Tuscany Acquisition, LLC

Uptown at Cityplace Condominium

Association, Inc.

US Gaming OpCo, LLC
US Gaming SPV, LLC
US Gaming, LLC
Valhalla CLO, Ltd.
VB GP LLC
VB Holding, LLC
VB One, LLC

VB OP Holdings LLC VBAnnex C GP, LLC VBAnnex C Ohio, LLC

VBAnnex C, LP Ventoux Capital, LLC

(Matt Goetz)

VineBrook Annex B, L.P. VineBrook Annex I, L.P.

VineBrook Homes Merger Sub II LLC VineBrook Homes Merger Sub LLC VineBrook Homes OP GP, LLC

VineBrook Homes Operating Partnership, L.P.

VineBrook Homes Trust, Inc. VineBrook Partners I, L.P. VineBrook Partners II, L.P. VineBrook Properties, LLC Case 19-34054-sgj11 Doc 1875-3 Filed 02/01/21 Entered 02/01/21 16:22:31 Page 18 of

Virginia Retirement System

Vizcaya Investment, LLC

Wake LV Holdings II, Ltd.

Wake LV Holdings, Ltd.

Walter Holdco GP, LLC

Walter Holdco I, Ltd.

Walter Holdco, L.P.

Warhol, Ltd.

Warren Chang

Westchester CLO, Ltd.

William L. Britain

Wright Ltd.

Wright, Ltd.

Yellow Metal Merchants, Inc.

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EXHIBIT EE

accounting or seek approval of any court with respect to the administration of the Claimant Trust, or as a condition for managing any payment or distribution out of the Claimant Trust Assets.

- (b) The Claimant Trustee shall provide quarterly reporting to the Oversight Board and Claimant Trust Beneficiaries of (i) the status of the Claimant Trust Assets, (ii) the balance of Cash held by the Claimant Trust (including in each of the Claimant Trust Expense Reserve and Disputed Claim Reserve), (iii) the determination and any re-determination, as applicable, of the total amount allocated to the Disputed Claim Reserve, (iv) the status of Disputed Claims and any resolutions thereof, (v) the status of any litigation, including the pursuit of the Causes of Action, (vi) the Reorganized Debtor's performance, and (vii) operating expenses; provided, however, that the Claimant Trustee may, with respect to any Member of the Oversight Board or Claimant Trust Beneficiary, redact any portion of such reports that relate to such Entity's Claim or Equity Interest, as applicable and any reporting provided to Claimant Trust Beneficiaries may be subject to such Claimant Trust Beneficiary's agreement to maintain confidentiality with respect to any non-public information.
- (c) The Claimant Trustee may dispose some or all of the books and records maintained by the Claimant Trustee at the later of (i) such time as the Claimant Trustee determines, with the unanimous consent of the Oversight Board, that the continued possession or maintenance of such books and records is no longer necessary for the benefit of the Claimant Trust, or (ii) upon the termination and winding up of the Claimant Trust under Article IX of this Agreement; provided, however, the Claimant Trustee shall not dispose of any books and records related to the Estate Claims or Employee Claims without the consent of the Litigation Trustee. Notwithstanding the foregoing, the Claimant Trustee shall cause the Reorganized Debtor and its subsidiaries to retain such books and records, and for such periods, as are required to be retained pursuant to Section 204-2 of the Investment Advisers Act or any other applicable laws, rules, or regulations.
 - 3.13 Compensation and Reimbursement; Engagement of Professionals.
 - (a) <u>Compensation and Expenses</u>.
- (i) <u>Compensation</u>. As compensation for any services rendered by the Claimant Trustee in connection with this Agreement, the Claimant Trustee shall receive compensation of \$150,000 per month (the "Base Salary"). Within the first forty-five days following the Confirmation Date, the Claimant Trustee, on the one hand, and the Committee, if prior to the Effective Date, or the Oversight Board, if on or after the Effective Date, on the other, will negotiate go-forward compensation for the Claimant Trustee which will include (a) the Base Salarya base salary, (b) a success fee, and (c) severance.
- (ii) <u>Expense Reimbursements</u>. All reasonable out-of-pocket expenses of the Claimant Trustee in the performance of his or her duties hereunder, shall be reimbursed as Claimant Trust Expenses paid by the Claimant Trust.



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EXHIBIT FF

Schedule of Contracts and Leases to Be Assumed

- 1. Advisory Services Agreement, dated November 21, 2011, effective June 20, 2011, by and between Carey International, Inc., and Highland Capital Management, L.P.
- 2. Amended and Restated Advisory Services Agreement, dated March 4, 2013, by and between Trussway Holdings, Inc., and Highland Capital Management, L.P.
- 3. Reference Portfolio Management Agreement, dated March 4, 2004, by and between Highland Capital Management, L.P., and Citibank N.A.
- 4. Advisory Services Agreement, dated May 25, 2011, by and between CCS Medical, Inc., and Highland Capital Management, L.P.
- 5. Amended and Restated Advisory Services Agreement, dated February 28, 2013, by and between Cornerstone Healthcare Group Holding, Inc., and Highland Capital Management, L.P.
- 6. Prime Brokerage Agreement by and between Jefferies LLC and Highland Capital Management, L.P., dated May 24, 2013.
- 7. Amended and Restated Shared Services Agreement, dated August 21, 2015, by and between Highland Capital Management, L.P., and Falcon E&P Opportunities GP, LLC.
- 8. Amended and Restated Administrative Services Agreement, effective as of August 21, 2015, by and between Highland Capital Management, L.P., and Petrocap Partners II GP, LLC.
- 9. Office Lease, between Crescent Investors, L.P., and Highland Capital Management, L.P.
- 10. Paylocity Corporation Services Agreement, between Highland Capital Management, L.P., and Paylocity Corporation, dated November 19, 2012.
- 11. Electronic Trading Services Agreement, between SunTrust Robinson Humphrey Inc., and Highland Capital Management, L.P., dated February 6, 2019.
- 12. Letter Agreement, between FTI Consulting, Inc., and Highland Capital Management, L.P., dated November 19, 2018.
- 13. Administrative Services Agreement, dated January 1, 2018, between Highland Capital Management, L.P., and Liberty Life Assurance Company of Boston.
- 14. Electronic Communications: Customer Authorization & Indemnification, between Highland Capital Management, L.P., and The Bank of New York Mellon Corporation, dated August 9, 2016.
- 15. Letter Agreement, dated August 9, 2016, Electronic Access Terms and Conditions, by and between The Bank of New York Mellon Trust Company, N.A., and Highland Capital Management, L.P.
- 16. Shared Services Agreement by and between Highland HCF Advisor, Ltd., and Highland Capital Management, L.P., dated effective October 27, 2017.

- 17. Sub-Advisory Agreement, by and between Highland HCF Advisors, Ltd., and Highland Capital Management, dated effective October 27, 2017.
- 18. Collateral Management Agreement, dated November 2, 2006, by and between Highland Credit Opportunities CDO Ltd. and Highland Capital Management, L.P.
- 19. Management Agreement, dated November 15, 2007, between Highland Restoration Capital Partners, L.P., Highland Restoration Capital Partners Offshore, L.P., Highland Restoration Capital Partners Master L.P., Highland Restoration Capital Partners GP, LLC, and Highland Capital Management, L.P.
- 20. Investment Management Agreement, between Highland Capital Multi-Strategy Fund, L.P., and Highland Capital Management, L.P., dated July 31, 2006.
- 21. Investment Management Agreement, between Highland Capital Multi-Strategy Master Fund, L.P., and Highland Capital Management, L.P., dated July 31, 2006.
- 22. Management Agreement, dated August 22, 2007, between and among Highland Capital Management, L.P., and Walkers Fund Services Limited, as trustee of Highland Credit Opportunities Japanese Unit Trust.
- 23. Third Amended and Restated Investment Management Agreement, by and among Highland Multi Strategy Credit Fund, Ltd., Highland Multi Strategy Credit Fund, L.P., and Highland Capital Management, L.P., dated November 1, 2013.
- 24. Investment Management Agreement, dated March 31, 2015, by and among Highland Select Equity Master Fund, L.P., Highland Select Equity Fund GP, L.P., and Highland Capital Management, L.P.
- 25. Amended and Restated Investment Management Agreement, dated February 27, 2017, by and among Highland Prometheus Master Fund L.P., Highland Prometheus Feeder Fund I, L.P., Highland Prometheus Feeder Fund II, L.P., Highland SunBridge GP, LLC, and Highland Capital Management, L.P.
- 26. Servicing Agreement, dated December 20, 2007, by and among Greenbriar CLO, Ltd., and Highland Capital Management, L.P.
- 27. Investment Management Agreement, dated November 1, 2007, by and between Longhorn Credit Funding, LLC, and Highland Capital Management, L.P. (as amended)
- 28. Reference Portfolio Management Agreement, dated August 1, 2016, by and between Highland Capital Management, L.P., and Valhalla CLO, Ltd.
- 29. Collateral Servicing Agreement, dated December 20, 2006, by and among Highland Park CDO I, Ltd., and Highland Capital Management, L.P.
- 30. Portfolio Management Agreement, dated March 15, 2005, by and among Southfork CLO Ltd., and Highland Capital Management, L.P.
- 31. Amended and Restated Portfolio Management Agreement, dated November 30, 2005, by and among Jaspar CLO Ltd., and Highland Capital Management, L.P.
- 32. Servicing Agreement, dated May 31, 2007, by and among Westchester CLO, Ltd., and Highland Capital Management, L.P.

- 33. Servicing Agreement, dated May 10, 2006, by and among Rockwall CDO Ltd. and Highland Capital Management, L.P. (as amended)
- 34. Portfolio Management Agreement, dated December 8, 2005, by and between Liberty CLO, Ltd., and Highland Capital Management, L.P.
- 35. Servicing Agreement, dated March 27, 2008, by and among Aberdeen Loan Funding, Ltd., and Highland Capital Management, L.P.
- 36. Servicing Agreement, dated May 9, 2007, by and among Rockwall CDO II Ltd. and Highland Capital Management, L.P.
- 37. Collateral Management Agreement, by and between, Highland Loan Funding V Ltd. and Highland Capital Management, L.P., dated August 1, 2001.
- 38. Collateral Management Agreement, dated August 18, 1999, by and between Highland Legacy Limited and Highland Capital Management, L.P.
- 39. Servicing Agreement, dated November 30, 2006, by and among Grayson CLO Ltd., and Highland Capital Management, L.P. (as amended)
- 40. Servicing Agreement, dated October 25, 2007, by and among Stratford CLO Ltd., and Highland Capital Management, L.P.
- 41. Servicing Agreement, dated August 3, 2006, by and among Red River CLO Ltd., and Highland Capital Management, L.P. (as amended)
- 42. Servicing Agreement, dated December 21, 2006, by and among Brentwood CLO, Ltd., and Highland Capital Management, L.P.
- 43. Servicing Agreement, dated March 13, 2007, by and among Eastland CLO Ltd., and Highland Capital Management, L.P.
- 44. Portfolio Management, Agreement, dated October 13, 2005, by and among Gleneagles CLO, Ltd., and Highland Capital Management, L.P.
- 45. AT&T Managed Internet Service, between Highland Capital Management, L.P. and AT&T Corp., dated February 24, 2015.
- 46. ViaWest, Master Service Agreement, dated October 3, 2011, between Highland Capital Management, L.P. and ViaWest
- 47. Stockholders' Agreement, dated April 15, 2005, by and between American Banknote Corporation and Highland Capital Management, L.P.
- 48. Stockholders' Agreement and Amendment No. 1, dated January 25, 2011, by and between Carey Holdings, Inc. and Highland Capital Management, L.P.
- 49. Stockholders' Agreement and Amendment, dated March 24, 2010, by and between Cornerstone Healthcare Group Holding, Inc. and Highland Capital Management, L.P.
- 50. Members' Agreement and Amendment, dated November 15, 2017, by and between Highland CLO Funding, Ltd. and Highland Capital Management, L.P.
- 51. Stock Purchase and Sale Agreement and Amendment, dated January 16, 2013, by and between Progenics Pharmaceuticals, Inc. and Highland Capital Management, L.P.

- 52. Stockholders' Agreement and Amendments, dated October 24, 2008, by and between JHT Holdings, Inc. and Highland Capital Management, L.P.
- 53. Amended and Restated Limited Partnership Agreement of Highland Dynamic Income Fund, L.P., dated February 25, 2013, by and between Highland Dynamic Income Fund GP, LLC and Highland Capital Management, L.P.
- 54. Highland Multi-Strategy Fund, L.P. Limited Partnership Agreement, dated July 6, 2006, by and between Highland Multi-Strategy Fund GP, L.P. and Highland Capital Management, L.P.
- 55. Operating Agreement of HE Capital, LLC (as amended), dated September 27, 2007, by and between ENA Capital, LLC Ellman Management Group, Inc. and Highland Capital Management, L.P.
- 56. Limited Liability Company Agreement of Highland Multi-Strategy Onshore Master SubFund II, LLC, dated February 27, 2007, by and between Highland Multi-Strategy Master Fund, L.P. and Highland Capital Management, L.P.
- 57. Limited Liability Company Agreement of Highland Multi-Strategy Onshore Master SubFund, LLC, dated July 19, 2006, by and between Highland Multi-Strategy Master Fund, L.P. and Highland Capital Management, L.P.
- 58. Highland Capital Management, L.P., Limited Liability Company Agreement of Highland Receivables Finance 1, LLC, by and between Highland Capital Management, L.P. and Highland Capital Management, L.P.
- 59. Agreement of Limited Partnership of Highland Restoration Capital Partners, L.P. and Amendments, dated November 6, 2007, by and between Highland Restoration Capital Partners GP, LLC and Highland Capital Management, L.P.
- 60. Agreement of Limited Partnership of Highland Select Equity Fund GP, L.P., dated October 2005, by and between Highland Select Equity Fund GP, LLC and Highland Capital Management, L.P.
- 61. Agreement of Limited Partnership of Penant Management LP, dated December 12, 2012, by and between Penant Management GP, LLC and Highland Capital Management, L.P.
- 62. Agreement of Limited Partnership of Petrocap Incentive Partners III, LP, dated April 12, 2018, by and between Petrocap Incentive Partners III GP, LLC, Petrocap Incentive Holdings III, LP and Highland Capital Management, L.P.
- 63. Amended and Restated Agreement of Limited Partnership of Petrocap Partners II, LP, dated October 30, 2014, by and between Petrocap Partners II GP, LLC, Petrocap Incentive Partners II, LP and Highland Capital Management, L.P.
- 64. Agreement of Limited Partnership of Highland Credit Opportunities CDO GP, L.P., dated December 29, 2005, by and between Highland Credit Opportunities CDO GP, LLC and Highland Capital Management, L.P.
- 65. Fourth Amended and Restated Limited Partnership Agreement of Highland Multi Strategy Credit Fund, L.P., dated November 1, 2014, by and between Highland Multi Strategy Credit Fund GP, L.P. and Highland Capital Management, L.P.

- 66. DUO Security, 2 factor authentication, by and between DUO Security and Highland Capital Management, L.P.
- 67. GoDaddy Domain Registrations, by and between GoDaddy and Highland Capital Management, L.P.
- 68. Highland Loan Fund, Ltd. et al, Investment Management Agreement, dated July 31, 2001, by and between Highland Loan Fund, Ltd. et al and Highland Capital Management, L.P.
- 69. E Mailflow Monitoring, by and between Mxtoolbox and Highland Capital Management, L.P.
- 70. Cloud single sign on for HR related employee login, by and between Onelogin and Highland Capital Management, L.P.
- 71. Collateral Management Agreement, dated May 19, 1998, by and between Pam Capital Funding LP, Ranger Asset Mgt LP and Highland Capital Management, L.P.
- 72. Collateral Management Agreement, dated August 6, 1997, by and between Pamco Cayman Ltd., Ranger Asset Mgt LP and Highland Capital Management, L.P.
- 73. Order Addenda, dated January 28, 2020, by and between CenturyLink Communications, LLC and Highland Capital Management, L.P.
- 74. Service Agreement (as amended), dated April 1, 2005, by and between Intex Solutions, Inc. and Highland Capital Management, L.P.
- 75. Amendment No. 1 to Servicing Agreement, October 2, 2007, between Highland Capital Management, L.P. and Red River CLO Ltd. et al
- 76. Interim Collateral Management Agreement, June 15, 2005, between Highland Capital Management, L.P. and Rockwall CDO Ltd
- 77. Amendment No. 1 to Servicing Agreement, October 2, 2007, between Highland Capital Management, L.P. and Rockwall CDO Ltd
- 78. Collateral Servicing Agreement dated December 20, 2006, between Highland Capital Management, L.P. and Highland Park CDO I, Ltd.; The Bank of New York Trust Company, National Association
- 79. Representations and Warranties Agreement, dated December 20, 2006, between Highland Capital Management, L.P. and Highland Park CDO I, Ltd.
- 80. Collateral Administration Agreement, dated March 27, 2008, between Highland Capital Management, L.P. and Aberdeen Loan Funding, Ltd.; State Street Bank and Trust Company
- 81. Collateral Administration Agreement, dated December 20, 2007, between Highland Capital Management, L.P. and Greenbriar CLO, Ltd.; State Street Bank and Trust Company
- 82. Collateral Acquisition Agreement, dated March 13, 2007, between Highland Capital Management, L.P. and Eastland CLO, Ltd

- 83. Collateral Administration Agreement, dated March 13, 2007, between Highland Capital Management, L.P. and Eastland CLO, Ltd. and Investors Bank and Trust Company
- 84. Collateral Administration Agreement, dated October 13, 2005, between Highland Capital Management, L.P. and Gleneagles CLO, Ltd.; JPMorgan Chase Bank, National Association
- 85. Collateral Acquisition Agreement, dated November 30, 2006, between Highland Capital Management, L.P. and Grayson CLO, Ltd.
- 86. Collateral Administration Agreement, dated November 30, 2006, between Highland Capital Management, L.P. and Grayson CLO, Ltd.; Investors Bank & Trust Company
- 87. Collateral Acquisition Agreement, dated August 3, 2006, between Highland Capital Management, L.P. and Red River CLO, Ltd.
- 88. Collateral Administration Agreement, dated August 3, 2006, between Highland Capital Management, L.P. and Red River CLO, Ltd.; U.S. Bank National Association
- 89. Master Warehousing and Participation Agreement, dated April 19, 2006, between Highland Capital Management, L.P. and Red River CLO Ltd.; Highland Special Opportunities Holding Company
- 90. Master Warehousing and Participation Agreement, dated February 2, 2006, between Highland Capital Management, L.P. and Red River CLO Ltd.; MMP-5 Funding, LLC; IXIS Financial Products Inc.
- 91. Master Warehousing and Participation Agreement (Amendment No. 2), dated May 5, 2006, between Highland Capital Management, L.P. and Red River CLO Ltd.; MMP-5 Funding, LLC; IXIS Financial Products Inc.
- 92. Master Warehousing and Participation Agreement (Amendment No. 1), dated April 12, 2006, between Highland Capital Management, L.P. and Red River CLO Ltd.; MMP-5 Funding, LLC; IXIS Financial Products Inc.
- 93. Master Warehousing and Participation Agreement (Amendment No. 3), dated June 22, 2006, between Highland Capital Management, L.P. and Red River CLO Ltd.; MMP-5 Funding, LLC; IXIS Financial Products Inc.
- 94. Master Warehousing and Participation Agreement (Amendment No. 4), dated July 17, 2006, between Highland Capital Management, L.P. and Red River CLO Ltd.; MMP-5 Funding, LLC; IXIS Financial Products Inc.
- 95. Collateral Administration Agreement, dated February 2, 2006, between Highland Capital Management, L.P. and Red River CLO Ltd.; U.S. Bank National Association; IXIS Financial Products Inc.
- 96. Collateral Administration Agreement, dated April 18, 2006, between Highland Capital Management, L.P. and Red River CLO Ltd.; Highland Special Opportunities Holding Company; U.S. Bank National Association
- 97. Master Participation Agreement, dated June 5, 2006, between Highland Capital Management, L.P. and Red River CLO Ltd.; Grand Central Asset Trust

- 98. A&R Asset Acquisition Agreement, dated July 18, 2001, between Highland Capital Management, L.P. and Salomon Smith Barney Inc.; Highland Loan Funding V Ltd.
- 99. A&R Master Participation Agreement, dated July 18, 2001, between Highland Capital Management, L.P. and Salomon Brothers Holding Company; Highland Loan Funding V Ltd.
- 100. Collateral Acquisition Agreement, dated June 29, 2005, between Highland Capital Management, L.P. and Jasper CLO Ltd.
- 101. Collateral Administration Agreement, dated June 29, 2005, between Highland Capital Management, L.P. and Jasper CLO Ltd.; JPMorgan Chase Bank, National Association
- 102. Master Warehousing and Participation Agreement, dated March 24, 2005, between Highland Capital Management, L.P. and Jasper CLO Ltd; MMP-5 Funding, LLC; and IXIS Financial Products Inc.
- 103. Master Warehousing and Participation Agreement (Amendment No. 1), dated May 16, 2005, between Highland Capital Management, L.P. and Jasper CLO Ltd; MMP-5 Funding, LLC; and IXIS Financial Products Inc.
- 104. Securities Account Control Agreement, dated June 29, 2005, between Highland Capital Management, L.P. and Highland CDO Opportunity Fund, Ltd.; JPMorgan Chase Bank, National Association
- 105. Collateral Administration Agreement, dated December 8, 2005, between Highland Capital Management, L.P. and Liberty CLO Ltd.
- 106. Collateral Administration Agreement, dated May 10, 2006, between Highland Capital Management, L.P. and Rockwall CDO Ltd; JPMorgan Chase Bank, National Association
- 107. Collateral Administration Agreement, dated May 9, 2007, between Highland Capital Management, L.P. and Rockwall CDO II, Ltd.; Investors Bank & Trust Company
- 108. Collateral Administration Agreement, dated March 15, 2005, between Highland Capital Management, L.P. and Southfork CLO Ltd.; JPMorgan Chase Bank, National Association
- 109. Collateral Administration Agreement, dated October 25, 2007, between Highland Capital Management, L.P. and Stratford CLO Ltd.; State Street
- 110. Collateral Administration Agreement, dated August 18, 2004, between Highland Capital Management, L.P. and Valhalla CLO, Ltd.; JPMorgan Chase Bank
- 111. Extension/Buy-Out Agreement, dated August 18, 2004, between Highland Capital Management, L.P. and Citigroup Financial Products Inc.; Citigroup Global Markets Inc.
- 112. Collateral Acquisition Agreement, dated May 31, 2007, between Highland Capital Management, L.P. and Westchester CLO, Ltd.
- 113. Collateral Administration Agreement, dated May 31, 2007, between Highland Capital Management, L.P. and Westchester CLO, Ltd.; Investors Bank & Trust Company
- 114. Collateral Administration Agreement, dated December 21, 2006, between Highland Capital Management, L.P. and Brentwood CLO, Ltd.; Investors Bank & Trust Company

- 115. Indemnification and Guaranty Agreement between Highland Capital Management, Strand Advisors, Inc. and James Seery
- 116. Indemnification and Guaranty Agreement between Highland Capital Management, Strand Advisors, Inc. and John Dubel
- 117. Indemnification and Guaranty Agreement between Highland Capital Management, Strand Advisors, Inc. and Russell Nelms
- 118. Colocation Service Order dated October 14, 2019 between Highland Capital Management and Dawn US Holdings, LLC d/b/a Evoque Date Center Solutions
- 119. Tradesuite Web Module Services/Agreement between Highland Capital Management and DTCC ITP LLC
- 120. Bloomberg (Terminal) Agreement No. 306371 between Highland Capital Management and Bloomberg Finance, L.P.¹
- 121. Master Service Agreement between Highland Capital Management and Via West
- 122. Amendment to Bloomberg Order Management System Addendum and Bloomberg Order Management System Schedule of Services Account No. 167969 between Highland Capital Management and Bloomberg Finance, L.P.
- 123. Fourth Amendment to Software License and Services Agreement between Highland Capital Management and Markit WSO Corporation
- 124. Master Services Agreement, First Amendment to Master Services Agreement, Second Amendment and Restatement of Master Services Agreement between Highland Capital Management and Siepe Services, LLC
- 125. Internet Agreement Account No. 831-000-7888-651 between Highland Capital Management and AT&T
- 126. Landline Fax Agreement Account No. 831-000-2532-176 between Highland Capital Management and AT&T
- 127. Amazon Web Services Account No. 353534426569 between Highland Capital Management and Amazon Web Service, Inc.
- 128. Website Hosting Agreement Account No. 325667 between Highland Capital Management and WP Engine

¹ The Debtor is currently in discussions with Bloomberg regarding the assumption of this agreement.